

THE CHARLEROI MAIL

VOL. XIV. NO. 42

CHARLEROI, WASHINGTON CO., PA., TUESDAY, SEPTEMBER 2, 1913

ONE CENT

FAMOUS EDUCATOR SPEAKS TO TEACHERS

Program of Tri-District Institute Monday and Today Replete With Addresses by Noted Men and Women

PLAY MOVEMENT IS ABLY DISCUSSED

The morning session of the Tri-District Teachers Institute today was taken up by three excellent talks; Dr. Henry S. Curtis taking for his subject "The Message of the Play Movement to the Teacher;" Dr. Henry T. Colestock discussing on "The Meaning of History" and Mrs. Mary Graham Noss of California Normal contributing an interesting black board talk on "The First Steps in Geography."

Dr. Curtis continued with the play-ground question, beginning at the point where he stopped on Monday and giving facts and data that were most convincing in illustrating his points. He dwelt extensively on the relation and understanding that must be secured between the parent and the teacher and between them both and the pupil. He stated that this relation can only be brought about through the play movement. He took his hearers with him on a world trip through the foreign countries where the play movement is in vogue and stated that in Germany an average of 15 hours per week is spent in play. He also brought in facts on the infant mortality, due to tuberculosis which in the main could be prevented by the institution of the play system. He concluded by stating that the pupils in every case were much benefited by the play period and stopped with the statement that it was not the judgment of the school room that counted but of the play ground.

Mrs. Mary Noss who is always a favorite throughout the valley talked on geography and beginning with the elementary and preliminary work drifted through the course to the advanced study. She advocated map reading and illustrations that are outside the book and stated that the way to make an everlasting impression on the pupils was not to teach them but to show them. The point of her talk was "lay the foundation well and then build upon it."

Dr. Henry Colestock of the Bucknell university who so delighted his hearers on Monday, continued his discussion on history and his original theories and opinions reached after exhaustive research were in many cases revelations and in their entirety most enlightening. He dwelt particularly in his morning on "Customs and Habits" in history and beginning with the generation of many hundreds of years back related the customs and the habits of those early days. He talked carefully and comprehensively through the different stages of civilization explaining their traits and ways and finally ended up with the "unnecessary language" of the present day, outlining the many needless letters in our too complicated words and advocating a system of simplified spelling. He gave many interesting and amusing illustrations and taken as a whole his talk was, if possible, more interesting than on the opening day.

Prof. Daniel directed the music well and it afforded a pleasing feature of the session.

At twelve o'clock the noon recess was declared and the teachers were served with dinner by the ladies of the Methodist church.

Monday Afternoon Session
The development of the social life

around the school, the duty of ascertaining the best course to pursue in Americanizing the foreigner, and educating with the moving picture machine were some of the important thoughts touched upon by Dr. Henry S. Curtis, in the opening address of the initial session of the Tri-District Teachers' Institute, at the Methodist Episcopal church here on Monday afternoon.

Rev. F. A. Richards pastor of the church opened the institute with prayer and Dr. F. C. Stahlman made the address of welcome. Prof. Edgar Reed, superintendent of the Pennsylvania Normal School, responded.

Prof. T. L. Pollock superintendent of the Charleroi schools who is the president of the institute introduced Dr. Curtis who spoke to the subject of "The School as a Social Center."

Talk by Dr. Curtis
He told of what was being done throughout the country in the way of bringing the school house into social prominence and touched upon the results that have already been accomplished. "To look upon education as a period in your life to be passed when a certain age is reached is one of the greatest mistakes of modern times," stated Dr. Curtis, "Education is not a thing to be set aside as completed when college is finally passed but is a thing that must be continued from day to day and year to year. Education never ceases."

Going further into his subject Dr. Curtis stated that the moving picture machine was coming into more general use each day in educational work and that its limit was still of too great a magnitude to determine at this early stage of its use. He illustrated its advantages and the lasting impression it made on the children and closed his remarks on the subject by stating that the day was not far distant when a moving picture machine would be in every school in the country as an aid.

Dr. Curtis' talk was along a line seldom heard at such gatherings and thus came with all the more interest and enlightenment. His remarks upon the aliens in the schools had a real significance and he mentioned many truths on the subject which teachers of the three schools are somewhat familiar.

"The New Education."

Mrs. Alice M. Carnall of the University of Pittsburgh and a member of the Pittsburgh board of education took for her subject "The New Education." She spoke interestingly on the problems that confronted the school board of Pittsburgh and the most important thought in her discourse was that the school board and the teacher must realize the fact that the school must exist for the child and not the child to conform to the requirements of the school. She carried her hearers with her through the period of development of the child in the school room and stated that more advancement had been made in the past ten years than in the ten preceding centuries. In line with this statement she prophesied that the time is coming when pupils will be admitted to the higher institutions of learning by physical qualification.

Continued on Second Page.

WILL ENTERTAIN FOR VISITING TEACHERS

Open Air Meeting to be Held Tonight at the Playgrounds-Dr. Henry S. Curtis Will Make Address

A reception will be given for the Charleroi, Monongahela and Donora teachers attending the Tri-District Teachers' Institute tonight at the Charleroi playgrounds under the auspices of the Charleroi Playgrounds Auxiliary and the Charleroi Business Men's Association. The chief feature of the affair will be an address delivered by Dr. Henry S. Curtis, a noted playgrounds expert. He will speak at 7 o'clock.

For the occasion the playgrounds equipment has been kept at the playgrounds since the closing of the playgrounds last Saturday night. The playgrounds will be opened to the public much the same as usual. The general public has been tendered an invitation to attend the playgrounds event and hear Dr. Curtis.

WASHINGTON FAIR ATTRACTS PEOPLE FROM MANY POINTS

Sport lovers from all over the state are assembled at Washington for the four day races in connection with the annual county fair. The track events Monday were pulled off in a most successful manner, the time being good, the track fast and the various events spirited.

Pittsburg horses seemed to shine for the day, two Smoky city entries carrying off two out of the three harness events. In the 2:20 pace, \$1,000 stake in three straight heats. In the 2:25 trot Mors McKinney carried off the laurels after taking third place in the first two heats. The feature event of the day was the 2:17 trot which was won by Peter Belliken, a Cleveland horse, his fastest time being 2:11 1-2. The half mile run was won by Sun Kist.

A good card is scheduled for today and the Monongahela valley is sending a large delegation to the county seat for the event.

COUNTY WOMEN IN SESSION AT MONONGAHELA

While the school marms are holding forth in Charleroi, Monongahela is entertaining the delegates of the Women's Christian Temperance Union, upon the occasion of the annual convention of the county organization. The convention opened this morning in the Methodist Episcopal church and will continue until Wednesday evening.

The address of welcome was made by Mrs. J. Alvin Hazlett of Monongahela and was responded to for the visitors by Mrs. Elizabeth Post of Claysville. The morning session was taken up in the report of the superintendent and the appointing of the committees for the ensuing year.

One of the principal events on the program is an illustrated lecture this evening by Rev. C. L. McKee of Washington, who will talk on "Whiskey Under the Searchlight" illustrated by lantern slides. At the afternoon session Wednesday little Helen Palmer of Charleroi will sing "When Papa Comes Home Sober."

The retiring officers of the organization are: President, Miss Mary Bingham, Burgettstown; vice president, Mrs. Etta Craig, Washington; corresponding secretary, Mrs. Mina P. Kohler, Washington; recording secretary, Miss Jennie H. Pollock, Houston; treasurer, Mrs. Elizabeth S. Post, Claysville.

JUDGE RUPPLE WILL SIT AT SPECIAL TERM

Judge Rupp's of Somerset county will return to Washington today to hear several arguments growing out of cases heard while he sat in civil court at the last term. In some of the cases motions for new trials were filed and these will be argued.

The special term of court for the trial of the Waynesburg cases growing out of the failure of the F. and D. bank at that place which was to have been held here this week, with Judge Ruppel presiding, has been postponed until the first week in November and the jurors summoned for this week so notified. The postponement was made by agreement of counsel the order having been made by Judge McKee.

Although the court house was deserted Monday afternoon on account of the offices observing a half holiday on Labor Day, a hearing was held before Judge McKee. It was the injunction proceedings of George Schmitt, of Peters township, against the Montour Railroad company.

Mr. Schnuth is a resident of Peters township and owns a two-story brick house with a tract of ground. The railroad sought to secure a portion of this ground by the exercise of the right of eminent domain and Mr. Schnuth desires to prevent their taking any of his property. A preliminary cautionary injunction was issued some time ago and the result of the hearing Monday will determine the rights of the two parties involved.

MONESSEN GIRL GONE; FOUL PLAY FEARED BY PARENTS

In search of their daughter Mary, aged 15, Mr. and Mrs. Fred Dudish of Monessen have scoured the valley towns and Pittsburgh but no trace of the missing girl has been secured. The family fears that she has been the victim of foul play or that she has been enticed to desert her home and parents.

The girl was employed at a Charleroi factory and on Saturday she drew a two weeks' pay. It is stated that she bought a ticket for Pittsburgh and from that time she has seemingly disappeared. A fruitless search has been made in the city as well as all along the valley.

Deed Recorded

August 27, 1913—Hiram Thompson Smith, et ux., of Charleroi, to Joseph Beres, et ux., of Dunkirk, parcel of land in Charleroi, on Shady avenue, 25x100 feet; consideration \$1,400.

MAY LOSE VOTES BY NOT NAMING PARTY

Registra Assessors Sitting at Polls Today and Tomorrow to Make Final Corrections and Changes in Their Books

NEGLECT IS SHOWN IN REGISTERING

If a number of citizens of Charleroi do not tomorrow take advantage of the opportunity of seeing registry assessors at the various polling places they are going to lose their votes. Tomorrow will be the last day for registering and registrars will sit at the polls from 10 until 3 during the day and from 6 until 9 o'clock in the evening. Today the registry assessors were at the polls.

According to the registration books there are a number of voters who have not qualified as to their parties and these are the ones who are going to lose their votes. It is the question of the party enrollment law enforcement that is causing the slight trouble. In spite of the publicity that has been given this law, there seems to be still some misunderstanding of it.

It will be an absolute impossibility for a man to vote at the primary elec-

tion with any party unless he is registered with that party. The only thing left for him to do will be to secure a non-partisan ballot and vote for superior court judges. That however it is argued will not get a voter any satisfaction in selecting the all important local and county candidates.

On Thursday the registration books will be returned to the county commissioners office at Washington, where they will be recopied. Owing to the numerous changes in the primary election laws the commissioners are having a particularly hard time getting ready for the coming primary.

L. E. Flint, manager of the Times Publishing company of Monongahela, has secured the copy for the county ballots for which his company was awarded the contract last week, and is busy getting under way the printing of them.

TRANSFER OF LOCAL LICENSE IS EFFECTED

In the county court Monday was heard the petition of George Myford of Charleroi for the transfer of his retail liquor license at the hotel Myford, to George M. Fellows, of New Kensington. The deal covering the sale of the hotel, which is located at 700 Fallowfield avenue was consummated some time ago and the court was petitioned for the transfer of the license on August 20. Monday was designated as the time for the hearing and upon the court being convinced of Mr. Fellows' fitness to have the privilege the license was transferred. The new proprietor takes immediate charge. Mr. Myford states his reason for selling is owing to ill health.

MISS MARJORIE WILLIAMS WITH REX FILM CO.

It is quite probable that Charleroi theatre goers will before long have the opportunity of seeing a Charleroi girl in moving pictures. This will be in the person of Miss Marjorie E. Williams, daughter of Mr. and Mrs. Eli Williams, who is engaged with the Rex Film company, which is a part of the Universal Film trust. Miss Williams is playing ingenue parts and has been given some good ones, in spite of the fact that she is new at the art. Mr. and Mrs. Williams and Miss Marjorie moved to Los Angeles, Cal., some months ago.

Coffee Cakes and Cinnamon Rolls at Emrick's Bakery, 415 McKean avenue. 4211

MAN WHO WAS FIRST OFFICER OF TOWN DIES

David F. Mathers aged 76, Charleroi's first police officer and one of the town's oldest and best known residents, succumbed to paralysis at his home in North Charleroi at an early hour this morning. Death was the termination of a protracted illness extending over a period of almost a year.

The funeral services will be held from the late home Thursday afternoon but it has not as yet been decided whether the interment will be here or at Perryopolis.

Mr. Mathers was born in Perryopolis on March 12, 1837 and came to Charleroi when the town was in its infancy. He was chosen its first police officer and during the subsequent years has always been connected with the police force here or at North Charleroi in some capacity, holding the office of constable in North Charleroi until his illness forced him to resign.

The deceased is survived by his wife and six children.

PONY CONTEST ENDS; FRANK WAGNER WINS

The pony contest which has been in progress for some weeks in Charleroi, with the prize one of the best ponies from the farm of Dr. F. C. Stahlman's has been decided. Frank Wagner is the winner having turned in the greatest number of votes. The following was the list of leaders in the contest: Frank Wagner, 321,875 votes; L. Gelder, 245,820 votes; A. Murray, 174,115 votes; Julia Haube, 42,430 votes; Ira W. Nickeson, 23,400 votes; William Pilzer, 1,595.

J. A. Tener, Pres. S. A. Walton, Vice Pres. R. H. Bush, Cashier.

PRACTICAL BUSINESS MEN



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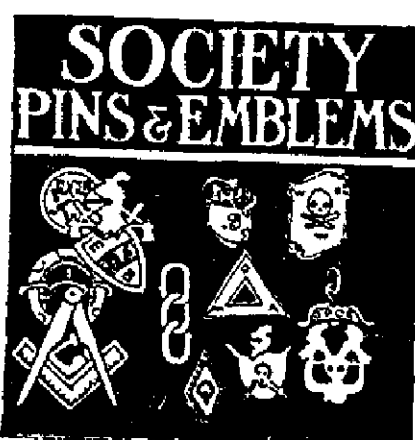
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Depository for the State of Pennsylvania.

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of these little trinkets comprises most every secret order, etc., in existence. Here you have a wide range to select from—the emblem in many different sizes and forms such as lohs, pins, lapel buttons, etc., all made up of the best material (Solid Gold) and priced most moderately. These exquisite pieces of expert jeweler artisans work most ideal Birthday gifts.

John B. Schafer

Manufacturing Jeweler

Both Phones

515 McKean Avenue

The Charleroi Mail

A Republican Newspaper

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MAIL PUBLISHING CO.

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SUBSCRIPTION RATES.

Three Months \$3.00
One Year \$3.00
Six Months \$1.50

Subscriptions payable in advance.
Delivered by carrier in Charleroi at six cents per week.

Communications of public interest are always welcome, but as an evidence of good faith and not necessarily for publication, must invariably bear the author's signature.

TELEPHONES

Bell—76 Charleroi—76

Member of the Monongahela Valley Press Association.

ADVERTISING RATES

DISPLAY—Fifteen cents per inch, first insertion. Rates for large space contracts made known on application.

READING NOTICES—Such as business locals, notices of meetings, resolutions of respect, card of thanks etc., 5 cents per line.

LEGAL NOTICES—Legal, official, and similar advertising including that in settlement of estates, public sales, live stock, astray notices, notices to teachers, 10 cents per line, first insertion, 5 cents a line each additional insertion.

LOCAL AGENCIES

G. S. Might Charleroi
C. F. Hixenbaugh Belle Vernon

MORAL STANDARDS

The great problem of preventing vice and crime is forcing itself more and more upon the public mind according to the Beaver Times. Time was when the pulpit scorned to speak of these things, but today it is different and the minister, to make a success of his calling, must be fearless and ready to fight the devil anywhere.

A single standard of morality for men and women is the demand everywhere.

Civilization which fixes two standards of behavior, one for men and another for women, makes a serious mistake, and cannot endure permanently.

A prominent minister in a large eastern city, in discussing this point, recently said:

"The woman question is the greatest question of the day. If you don't think so, read the books that are pouring out of printing houses. No man could have written these books. The women know how to defend themselves, and they are doing it well."

"A great change has come over society in 50 years. It is not simply whether or not a woman shall vote, but the new position of woman in the world means that the intellectual and moral standards of civilization are to be changed."

"The time is at hand when all the little boys and all the little girls will not be bent like twigs in different directions, and we will not have one set of faults and virtues for the boys and another set for the girls. Boys will not be called 'sissies' because they are delicate and girls will not be called 'tomboys' because they show physical vigor."

"Men talk in such a patronizing way about woman. Woman is a factor in the world. A good woman is a mighty force."

Save Time!

Time lost because of headaches, lassitude and depressions of biliousness, is worse than wasted. Biliousness yields quickly to the safe, certain home remedy—

BEECHAM'S PILLS

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tor in the world. A good woman is a mighty force.

"The education of the average young woman consists in scolding, hair-pulling and exhortations to obedience. She hears only of her duties and nothing of her rights. The wishes of every one else carry weight, but the girl's wishes are suppressed. Her highest duty and virtue is to sit on a chair and be quiet. If she goes any place she must have a chaperon."

"Most novelists and poets, even Shakespeare, Goethe and Byron, have been incapable of depicting women of more than one kind, the love-maniac, worshipping class. Balzac's heroines have remarkable variety and divergence. Shakespeare's women were Christa and Balzac's unchristian. I believe there is a type of woman that is in existence that the modern story writer has not touched."

"God pity the woman with empty hands! If a girl of 20 is merely interested in hats and dresses and what she can get out of her looks, she will be unhappy and uninteresting as soon as her youth begins to pass."

WHAT IS IN A CROWD

George Matthew Adams the noted writer in treating of the subject of "Crowds" tells the makeup of a crowd and of the significance attached to each person composing it. He says:

"We get a better idea of a proposition in its entirety. We are sure to see some of the best things about a man, for instance, if we center our attention on his weaknesses. In regard to an important question, if we study only a few plausible points on one side of it, our knowledge of that question is worse than entire ignorance. So it is with the lesson taught by the crowd. By studying it as a whole, you come to know the individual people who make it up."

In a crowd you are but one—and yet, such as you make the crowd.

"The organized crowd teaches sympathy, enthusiasm, team work—and it embodies power that is inspiring. If you want to feel your real importance, get into a great crowd. For subdued and unknown, there is chance for play of the finest sentiments in your character."

"But a crowd cannot make the big man smaller nor the small men bigger."

"In its final analysis the crowd is always human, made up of wholly of human beings. The strong man stalks big because he is big, and the crowd could not take away from his power if it would. The big man is big because of his knowledge of the crowd and the crowd's desires and the crowd's feeling; whereas the small, unimportant and uncaring man is immediately lost in the crowd."

"In your daily endeavor, let the thought that you are of the crowd, making up life itself, lead you into service for the crowd."

ELECTRIC SPARKS

A Chicago man claims it is the male flirt on the street that causes girls to go wrong. But if the girls weren't so romantically beautiful in their wild state of dressing there might be less flirting and oh, so much less stalling.

The man who would make the ideal husband is a bachelor.

The unforgivable in a man is forgetting his wife's birthday and their wedding anniversary.

Few men live up to their pre-wedding pretenses.

Galesburg, Ill., policemen confess their inability to find a 327-pound school girl. Perhaps she crawled in a pathole.

Mulhall tells how Roosevelt nominated Taft. But we thought they both had reached an agreement that it wasn't Roosevelt, but the people.

My Pilling Vacation
The sun has heat enough to last
For 4,000,000 years.
I contemplate these figures vast
With melancholy tears.

For 4,000,000 years, they say,
The blazing sun will stoke.
And that makes my two weeks away
Look like a sorry joke.

PICKED UP IN PASSING FAMOUS EDUCATOR

SPEAKS TO TEACHERS

(Continued from First Page.)

"Sam Jones, the noted evangelist used to tell a somewhat exaggerated story that well illustrates the idea of misdirected patriotism," said ex-Gov. Joseph W. Folk, of Missouri, who lectured at Monongahela Sunday afternoon.

"A gentleman of Kentucky, according to Mr. Jones, conceived the idea that his country needed him in the legislature. He ran the first time and missed election by a small vote. Then he ran again, and missed it again, this time by a somewhat larger vote."

"However, he was not disheartened, and continued running for the place. He ran every election for a score or more of years and finally got to the place where he secured two votes, his own and that of his colored servant."

"This somewhat discouraged the persistent office-seeker, so he went to the store and bought a pistol. Then he procured some particularly stout hemp rope. Securing a boat he adjourned to a place along the river where there was a tree with conveniently overhanging limbs."

"He strung up the rope and tied it tightly about his neck. The oil was poured over his body. He stood on the end of the boat and placed the gun to his forehead. Striking a match he applied it to the oil and fired the revolver at the same time kicking out the boat from in under him."

"But the man was a poor shot. The bullet grazed the top of his head, cut the rope and let him drop into the water. The water put out the fire and he pulled away the remnants of the rope."

"This done the gentleman swam ashore and announced himself a candidate for the legislature."

In a short letter to the Philadelphia Press the subject of the so-called objectionable dances is treated by one signed "Modesty" as follows:

"Sir:—The dancing season is approaching. What will it bring forth? Are we to have this winter a repetition of the objectionable exhibitions that have been so disgusting the sensible man or woman who for years has enjoyed the modest, harmless dance? The tango and tango are all right as exaggerated exhibitions, and to be indulged in by the faddists who are always an objectionable element, but why allow them in respectable society and among people who consider themselves ladies and gentlemen."

"There is no doubt that if the present fads of dancing are continued it will hurt the sport more than anything else possible could, and for that reason all dancing clubs at the beginning of their seasons should put a ban on the offensive, obscene—might I even say lewd—dances, and by so doing keep dancing a refined sport that will draw to instead of drive away the best element of the people, which are always the modest element and upon whom the dance must depend for its continuation."

CONSTITUTIONALITY OF COLD STORAGE ACT IS QUESTIONED

Enforcement of the act of 1913 providing the State inspection and licensing of cold storage warehouses has brought about so many questions as to construction of the act that it is probable that the next Legislature will be required to pass amendments clarifying the law and making new provisions. The constitutionality of the act will be tested in a suit to be heard in the Dauphin county court next month and it will probably be appealed to the supreme court no matter what the decision.

One of the curious developments is that cold storage plants which had been licensed are returning licenses, furnishing affidavits that they do not intend to keep food in storage for over thirty days. Plants which store food for less than that period are exempt from the law.

The attorney general's department has been asked for opinions as to construction of some portions of the law.

W. C. T. U. Meets

The Charleroi W. C. T. U. met Monday evening at the home of Mrs. Emma Dawson, and took up work of the mother's department. Several members of the Charleroi society went to Monongahela today to attend the annual county W. C. T. U. convention.

Leave your order for a special cake at Emrick's Bakery, 415 McKean avenue. 42t1

FOR BURGESS



To the Voters of Charleroi:

At the primary election on Tuesday, September 16, 1913, I will be a candidate for Burgess on the Democratic ticket. I have been a taxpayer in Charleroi and North Charleroi boroughs for fifteen years, and a consistent voter of the Democratic political faith. In casting your vote at the coming primary election, kindly give me a little consideration with the rest of the candidates.

Respectfully,

S. L. Woodward

FOR TAX COLLECTOR



To the Voters of Charleroi:

At the primary election to be held on Tuesday, September 16, I will be a candidate on the Washington Party Ticket for the office of Tax Collector. As accountant I have had 10 years experience, and as auditor of borough finances for two years, I have become familiar with the work of tax collecting. I am a property holder and tax payer and alive to the interests of the borough. In casting your vote at the primary election, I ask your kindly consideration.

Respectfully

LOUIS J. MITCHELL

POLITICAL ANNOUNCEMENTS

FOR BURGESS

DR. J. W. MANON
DEMOCRATIC

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR DIRECTOR OF THE POOR

R. C. BUCHANAN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

FRED W. BRADY
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

TAYLOR FOREMAN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

FRANK BLY
WASHINGTON

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

ALLEN S. MANSFIELD
DEMOCRATIC

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

I. R. BLYTHE
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

J. W. MATHIAS
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

JOHN K. HEIN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

R. J. WHITEHEAD
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

JOHN MAJORS
WASHINGTON

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR DIRECTOR OF THE POOR

DR. C. J. McNULTY
WASHINGTON, PA.

Ringgold Battalion Veteran
WASHINGTON PARTY
Primaries, Sept. 16, 7 a. m. to 7 p. m.

NORTH CHARLEROI

Miss Bessie Harden of Undertown is visiting friends here.

Miss Margaret Cane returned to her home in Pittsburgh after visiting her aunt, Mrs. William Wells.

Mr. and Mrs. Russel Metz and children returned home Sunday after visiting relatives in Green county.

Mr. and Mrs. Earl Grim of Pittsburgh were recent guests of Mr. and Mrs. Alfred Price.

Misses Clara Crispen and Belle Peters were Pittsburgh visitors.

Guests of Mr. and Mrs. Freeman Crispen Sunday, were Mr. and Mrs. Charles Hillman of Monongahela, Miss Effie Krays of Renova, George Peters of Phillipsburg.

Mr. and Mrs. T. P. Sloan and children returned Monday morning after a ten days visit at Atlantic City.

Mr. and Mrs. John Lundy and son James of Fayette City, and Anthony, Corner of Allepot were guests of Mr. and Mrs. Patrick Lee Sunday.

Mr. and Mrs. Joseph Jenkins and Mr. and Mrs. Harry Johns of Brownsville are spending two weeks in Canada.

Mrs. R. Sands was a visitor at Ohioville and was accompanied home by Mrs. Clyde Hart and baby.

Miss Pearl Leary left for Beaver Falls Monday after visiting her grandmother, Mrs. J. H. Zollers.

Aeroplane Flights Daily

According to arrangements of the aeroplane committee at the Monessen Booster week, there will be aeroplane flights each day at 11 and 5 o'clock. On Monday the flight was delayed by the non-arrival promptly of some of the parts of the machine.

Pies, cakes and bread, fresh every day at Emrick's Bakery, 415 McKean avenue. 42t1

Council to Meet Tonight

Tonight is the regular monthly meeting night for Charleroi council. Only matters of regular monthly routine are scheduled.

For good things to eat go to Emrick's Bakery, 415 McKean avenue. 42t1

Representatives of the powers are said to have held a meeting to inquire into the Mexican affairs. With this much attention being attracted Mexico should feel supremely happy.

Stop That Leakage

Benjamin Franklin says, "Beware of little expense; a small leak will sink a ship."

If you will stop the all-damaging leakage in your household transactions (the nickels and dimes that go for useless luxuries) and start a savings account with this bank, you'll soon find your domestic ship on the high sea of prosperity.

I only require a dollar to get started in the right way and then by adding a small portion of your salary each pay day, you will be surprised at the results.

BANK OF CHARLEROI

Charleroi, Pa.

CALISTRI'S

All Kinds of Ice Cream and Ices

Ice Cream Sodas and Sundaes a Specialty

First Class Bakery

CALISTRI'S

Both Phones

The Best Place to Buy

Cut Flowers and Funeral Designs

CRALLS' FLOWER SHOP

Phone 141-J Monessen

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THE DIAMOND BRAND. Indigestion, Biliousness, Headache, Constipation, Piles, Hemorrhoids, Catarrh of the Colon, etc. Take no other pills. Buy of your Druggist. Ask for CHICHESTER'S DIAMOND BRAND PILLS for 25 years known as Best, Safest, Always Reliable. SOLD BY DRUGGISTS EVERYWHERE.

T. U. Kinder

Cut Flowers and Designs

Bell Phone 194-R-13

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Werner's Store, Charleroi, Pa.

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401 Crest Ave., Charleroi, Pa.
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BERTHA A. HAINES

Graduate of Pittsburgh Conservatory of Music and pupil of Chicago Musical College.

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German-American Doctors, 477 Donner Avenue, Monessen.

All General (both sex) Diseases treated. Men's Diseases and Weakness and Catarrh a Specialty. Many cured at Home. One personal visit advisable. Business Confidential. Hours, Daily and Sunday, 9 to 6. Medicine furnished. Consultation free. Call

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Read the Mail

AUDITOR'S REPORT OF CHARLEROI SCHOOL DISTRICT.

The Auditor appointed by the Court of Common Pleas of Washington County, Pennsylvania, to audit the accounts of the School District of Charleroi, Washington County, Pennsylvania, for the fiscal year ending June 30th, 1913, filed their report in the Prothonotary's Office on the 11th day of August 1913, and notice is hereby given that the same will be confirmed absolutely unless an appeal is taken therefrom within thirty (30) days after the filing thereof, and further that the following is a concise summary or statement of the same, including the assets and liabilities of the district, to wit:

June 30th, 1912 School Fund in Treasury \$ 1,402.16
June 30, 1912 Sinking Fund in Treasury \$951.60
Interest on Sinking Fund 101.70
1904 Tax Liens 162
1905 Tax Liens
1906 Tax Liens
1907 Tax Liens 42.53
1908 Tax Liens 16.30
1909 Taxes—J. W. Mathias, Collector: 1,302.62
Uncollected June 30th, 1912 632.28
Collected July 1, 1912 to June 30, 1913

Collected by Liens 72.59
Uncollected June 30th, 1913 577.75
Liens Filed 220.81
Uncollected in Tax Collectors Hands 357.44
Due Treasurer June 30th, 1912 158.91
Collections July 1, 1912 to June 30, 1913 652.25
Paid Treasurer 676.67
Due Treasurer 181.52
1910 Taxes—J. W. Mathias, Collector: 5,182.48
Uncollected June 30th, 1912 2,787.28
Collected July 1, 1912 to June 30, 1913

Uncollected June 30th, 1913 2,445.20
Due Treasurer June 30th, 1912 129.71
Collections July 1, 1912 to June 30, 1913 2,787.28
Paid Treasurer 2,844.43
Due Treasurer 22.56
1911 Taxes—J. W. Mathias, Collector: 6,550.62
Uncollected June 30th, 1912 5.27
Added to Duplicate 5.52
Over Collections 6,561.41
Collections July 1, 1912 to June 30, 1913 3,226.49

Uncollected June 30th, 1913 3,831.92
Due Treasurer June 30th, 1912 268.05
Collections July 1, 1912 to June 30, 1913 3,226.19
Paid Treasurer 3,493.04
Due Treasurer 1.70
1912 Taxes—J. W. Mathias, Collector: 49,688.61
Face of Duplicate at 15 Mills 75
Over Collection 49,689.36
Collected at Face 40,669.19

Uncollected Oct. 1st, 1912 9,029.17
Five Per Cent Added 457.77
Due October 1st, 1912 9,486.94
Collected at Five Per Cent Added 3,589.72

Uncollected June 30th, 1913 5,897.22
Total 1912 Collections 44,249.91
Treasurer Overpaid 3.15
Paid Treasurer 44,253.06
State Appropriation 8,893.43
High School Tuition 1,472.36
Grade Tuition 336.50
Sale of Supplies 41.52
Rent 10.00
Miscellaneous 2.42
Tax Lien Fees 18.00
Interest 72,186.49
New Building Account. Sale of Bonds 15.00
Sale of Fence 72,201.49

Total Receipts 146,187.60

EXPENDITURES.

Teachers Salaries 28,505.57
Janitor, Truant Office, Secretary and Stenographer 4,280.00
Tax Collector 1,343.54
Attorney Fees and Auditors 306.50
Institute 699.64
Text Books 2,052.73
Other than Text Books 1,491.11
General Supplies 363.72
Repairs 3,236.10
Furniture 371.30
Printing 384.35
Telephones 110.16
Fuel 895.62
Light, Water and Power 525.33
Play Grounds 267.63
Miscellaneous Expenses 315.99
45,149.28

1908 Bonds Redeemed 2,000.00
1904 Bonds Redeemed 1,000.00
1906 Bonds Redeemed 1,000.00
1907 Bonds Redeemed 2,000.00
Interest on 1898 Bonds 200.00
Interest on 1904 Bonds 2,025.00
Interest on 1906 Bonds 337.50
Interest on 1907 Bonds 1,035.00
Interest on 1912 Bonds 2,812.50
12,410.00

Payments on Contracts and other Expenses account New Building 57,559.28
28,959.65

Total Payments 86,518.93
Balance in Treasury 16,426.83
General Fund 43,241.84
Building Fund 59,668.67
146,187.60

RESOURCES.

Cash in Treasury 59,663.67
Previous Auditors reports show liens entered for 1893, 1894, 1895, 1898, 1899, 1900, 1901, 1902 taxes—\$1,765.61. All above reported as uncollectable by Boards Solicitor.

Liens entered 1903 Taxes—1911 Audit 2.36
Additional from Court Record 1.31
Liens entered 1905 Taxes—1911 Audit 42.75
Additional from Court Record 23.63
Liens Collected 1906 Taxes 28.63
Liens Uncollected 1906 Taxes 38.02
Liens entered 1907 Taxes—1911 Audit 153.10
Additional from Court Record 11.11
Liens Collected 1907 Taxes 42.53
Liens Uncollected 1907 Taxes 126.68
Liens entered 1908 Taxes—1911 Audit 124.20
Additional from Court Record 19.40
Liens Collected 1908 Taxes 46.30
Liens Uncollected 1908 Taxes 107.30
Liens entered 1909 Taxes 257.44
1909 Taxes Uncollected 2,445.20
1910 Taxes Uncollected 3,334.92
1912 Taxes Uncollected 5,897.22
12,034.78

1909 Taxes Due Treasurer 134.52
1910 Taxes Due Treasurer 22.56
1911 Taxes Due Treasurer 1.50
158.58

Inventory School Supplies 4,000.00
Real Estate, Buildings and Furnishings 265,000.00
Due from Secretary Account Overpaid 50
Teachers Salary 2
Fines Due from Justice of the Peace 55.32
1911 Report 341,413.83

Total Resources 341,413.83

LIABILITIES.	
Bonds of 1898	3,000.00
Bonds of 1904—First Series	13,000.00
Bonds of 1904—Second Series	25,000.00
Bonds of 1906	6,500.00
Bonds of 1907	23,000.00
Bonds of 1912	70,000.00
	146,500.00

Outstanding Coupons—1 on 1907 Bonds 90.09
Overpaid Taxes 3.15
Net Present Worth School Fund including New Building Account 194,820.68
\$341,413.83

L. P. Flickinger, Jr.
L. J. Mitchell.

Attest:

A. V. Lewis,
Prothonotary.

Prothonotary's Office,
August 11, 1913.

NERVOUS PROSTRATION

Severe Case of a Philadelphia Woman—Her Symptoms.

Philadelphia, Pa.—"I had a severe case of nervous prostration, with palpitation of the heart, constipation, headache, dizziness, noise in my ears, timid, nervous, restless feelings and sleeplessness. "I read in the paper where a young woman had been cured of the same troubles by taking Lydia E. Pinkham's Vegetable Compound so I threw away the medicine the doctor left me and began taking the Compound. Before I had taken half a bottle I was able to sit up and in a short time I was able to do all my work. Your medicine has proved itself able to do all you say it will and I have recommended it in every household I have visited."—Mrs. MARY JOHNSTON, 210 Siegel Street, Philadelphia, Pa.

Another Bad Case. Ephrata, Pa.—"About a year ago I was down with nervous prostration. I was pale and weak and would have hysterical spells, sick headaches and a bad pain under my shoulder-blade. I was under the care of different doctors but did not improve. I was so weak I could hardly stand long enough to do my dishes. "Lydia E. Pinkham's Vegetable Compound has made me well and happy and I have begun to gain in weight and my face looks healthy now."—Mrs. J. W. HORNBERGER, R. No. 3, Ephrata, Pa.

If you want special advice write to Lydia E. Pinkham Medicine Co. (confidential) Lynn, Mass. Your letter will be opened, read and answered by a woman and held in strict confidence.

Mellon has resigned from the New York, New Haven and Hartford after 13 years of sensational management. He ought to be able to procure a paying position with some good vaudeville circuit.

Notice to Jurors

In re Special Term of Civil Court. To all jurors who may be summoned to appear before the Court at a special term on the first Monday of September, A. D. 1913, Take Notice:—

That it is ordered that the said Special Term be continued to commence Monday, November 17th, 1913, at 1 o'clock P. M.

Robert G. Lutton, Sheriff. Sheriff's Office, Washington, Pa. August 18th, 1913.

A19-22-26-29-S-2-5

WIFE'S REASONS FOR LOVING

Properly Considered, They Would Seem to Explain the Idea Pretty Thoroughly.

They are no longer young. He was just past and she was almost fifty. They had made a little wild excursion together. One day, when Old Nick was in the air they were walking along the street in Paris, wondering where they should go to dinner.

O, no, no! Nothing of that kind. Bless you, they had been married so long that they had a grandchild. They were Americans. He happened to be working in Paris. She was his wife.

Still, for all that, the Old Nick was in the air, and even these two felt they simply had to do something out of the way.

So they took the first tram car that came along and rode out to the end of the line. They were landed at one of the gates of the city, right by the fortifications. There they found a little restaurant and dined on the sidewalk.

They began to talk about love. When two who have been married a quarter of a century talk of love you'd better listen; you might learn something.

There is just one point brought out in their conversation that I wish to note. It struck me as a decidedly ingenious one.

"How do you know you love me?" he asked.

"Well," she responded, after reflecting a bit (perhaps if she had been twenty she would have answered by a look only, but now she took the question up seriously, as if anxious to answer herself as well as him), "one reason is that if I'm ever in any trouble, if I should be sick or have any calamity happen me, or anything terrible, I should want you, first of all."

"And another reason is that whenever I have any pleasure, when anything in the way of good luck comes, or when I see anything beautiful, my first instinct is to find you, to enjoy it with me."

"Those," he replied, "are really good reasons."

They were silent a bit. The past is always a third guest when fifty-year-old lovers talk. He was in the thought of both. Then he added:

"And most of all it is the feeling, the certainty, that no matter what I do or say, no matter what happens or can possibly happen, you would be right by me; you would just be for me; you'd just be there, asking no questions, but just be for me, whoever, whatever was against me—till death."—Chicago News.

Philosophic.

The difference between truth and gossip is that one is true and the other merely true to life.—Puck.

Plenty of Room.

Fame's eternal camping ground is never overcrowded.

PITTSBURGH EXPOSITION

Opens Aug. 27th
Closes Oct. 18th

Silver Jubilee—25th Anniversary

MUSIC BY THE WORLD'S BEST BANDS AND ORCHESTRAS

Four Concerts Daily

Afternoons and Evenings

3000 Free Seats

CINCINNATI SYMPHONY ORCHESTRA

Under Direction of Wandell Lane

Aug. 27th to Sept. 8th

SOUSA AND HIS BAND

Sept. 8th to Sept. 20th

RUSSIAN SYMPHONY ORCHESTRA

Sept. 22d to Sept. 27th

CREATORE AND HIS BAND

Sept. 29th to Oct. 8th

WALTER DAMROSCH AND THE NEW YORK SYMPHONY ORCHESTRA

Oct. 9th to Oct. 18th

Great Realistic Spectacular Production

"Sinking of the Titanic"

Real boats, wireless telegraph, icebergs, etc., with added features

United States Exhibit

Model Panama Canal

Showing Actual Operation

Machinery Exhibits in Actual Operation

Excursions on all railroads every week

ADMISSION 25c

STAY AS LONG AS YOU PLEASE

IT'S A MISTAKE

Made By Many Charleroi Residents

Many people in a misguided effort to get rid of kidney backache, rely on plaster, liniments and other makeshifts. The right treatment is kidney treatment and a remarkably recommended kidney medicine is Doan's Kidney Pills. Charleroi is no exception.

The proof is at your very door. The following is an experience typical of the work of Doan's Kidney Pills in Charleroi.

Mrs. Robert Coulter, 207 Prospect Ave., Charleroi, Pa., says: "Some years ago my son had the measles and on recovering, I noticed that his kidneys were very weak. He had no control over the kidney secretions and this was especially annoying at night. I had often seen Doan's Kidney Pills highly advertised in the local papers and was finally induced to get a supply at Piper Bros' Drug Store. I had my son use them and before long he was greatly benefited."

For sale by all dealers. Price 50 cents. Foster-McIlburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

To Whom It May Concern.

My wife having left my bed and board without sufficient cause or reason, I hereby notify the public that I will not be responsible for any bills contracted for in my name.

4122p W. H. Osborne.



"Hey, Skinny, Come on over!"

Post Toasties
Postum Cereal Co. Limited

NEW FALL WEAR

We are now displaying our new Fall wear for Ladies and Misses' New Fall Suits and Coats, New Silk Dresses, New Waists, New Skirts etc. Everything in the popular fabrics and new styles.

These goods were selected from the popular sellers and you are assured of the best styles without being in the extreme. You are invited to inspect them.

BERRYMAN'S
CHARLEROI'S LEADING STORE

WEST POINT AND ANNAPOLIS TESTS WILL BE GIVEN

In the college chapel at Washington next Saturday County Superintendent L. R. Crumrine, David Locke and W. Lee Gilmore, of Washington, Beaver and Lawrence counties respectively, constituting the twenty-fourth congressional district of Pennsylvania, will hold a competitive examination for young men eligible to appointment to positions at the West Point Military academy and the Annapolis naval academy. The examination will begin promptly at 9 o'clock. Applicants must be between the ages of 17 and 22 years. They will be examined in Algebra, English grammar, geography, United States history, general history, spelling and arithmetic.

It is probable that the applicant making the highest average grade in the branches enumerated above will be given his choice of the appointments; and the second highest, the other position. Superintendent Crum-

MANY MOTORCYCLES IN PENNSYLVANIA

Pennsylvania has between 10,000 and 11,000 motorcycles registered at the state highway department and in the belief that the number will increase in the next year, the department is asking for bids for the license tags is fixing 12,000 as the minimum that may be required. Last year the registration was between 9,000 and 9,000.

For 1914 there will be a difference in the method of marking the vehicles. Now owners of the machines must paint the number on the vehicle, the mud guard being the general place. Next year the department will issue small license tags, similar to those on automobiles, but smaller and a fixed place for them to be displayed will be established. All motor cycle tags will have a cipher in front of the number. It is stated that as yet no applicant has made any inquiry as to the examination.

SCHOOL SHOES

You are sure to find the kind of school shoes you are looking for here. Our School Shoes will stand the test.

Boy Scout Shoes priced from \$1.75 to \$2.50

Good Gun Metal School Shoes from \$1.25 to \$2.00

Btton or Lace
Bring the boy or girl here to be correctly fitted

CLAYBAUGH & MILLIKEN
"REAL SHOE MEN"

Pennsylvania Railroad

SIXTEEN-DAY EXCURSIONS

June 26, July 10, 24, August 7, 21, and September 4, 1913

\$10 or \$12 to Atlantic City, Cape May, Wildwood, Wildwood Crest, Angelen, Holly Beach, Ocean City, Sea Isle City, Avalon, Stone Harbor, N. J., Rehoboth, Del., and Ocean City, Md.

\$12 or \$14 to ASBURY PARK, LONG BRANCH, West End, Ho Lywood, Elberon, Deal Beach, Allenhurst, North Asbury Park, Ocean Grove, Bradley Beach, Avon, Belmar, Como, Spring Lake, Sea Girt, Brielle, Point Pleasant, Monmouth, and Bay Head, N. J.

FR. M. CHARLEROI

Tickets at the lower rate good only in Coaches. Tickets at the higher rate good in Parlor or Sleeping Cars in connection with "roper Pullman tickets.

SPECIAL TRAIN OF PARLOR CARS AND COACHES
THROUGH TO ATLANTIC CITY

Tickets good for passage on special train or on trains leaving Pittsburgh at 4:45 p. m., 8:30 p. m. (Coaches only), and 8:50 p. m. (Sleeping Cars only) and their connections.

For leaving time of special and regular trains, stop-over privileges, and full information consult nearest Ticket Agent or E. Yungman, Division Passenger Agent, Room 212 Oliver Building, Pittsburgh, Pa. 527

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

A JOINT RESOLUTION

Proposing an amendment to article nine, section four, of the Constitution of the Commonwealth of Pennsylvania, authorizing the State to issue bonds to the amount of fifty millions of dollars for the improvement of the highways of the Commonwealth.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section four of article nine, which reads as follows:

"Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million of dollars," be amended so as to read as follows:

"Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million of dollars; Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth."

A true copy of Joint Resolution No. 1.
ROBERT MCAFEE,
Secretary of the Commonwealth.

Number Two.

A JOINT RESOLUTION

Proposing an amendment to section seven, article three of the Constitution of Pennsylvania, so as to permit special legislation regulating labor.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof.

Amendment to Article Three, Section Seven.

Section 2. Amend section seven, article three of the Constitution of Pennsylvania, which reads as follows:

"Section 7. The General Assembly shall not pass any local or special law authorizing the creation, extension, or impairing of liens:

"Regulating the affairs of counties, cities, townships, wards, boroughs, or school districts;

"Changing the names of persons or places;

"Changing the venue in civil or criminal cases;

"Authorizing the laying out, opening, altering, or maintaining roads, highways, streets or alleys;

"Relating to ferries or bridges, or incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other State;

"Vacating roads, town plats, streets or alleys;

"Relating to cemeteries, graveyards, or public grounds not of the State;

"Authorizing the adoption or legitimation of children;

"Locating or changing county seats, erecting new counties, or changing county lines;

"Incorporating cities, towns, or villages, or changing their charters;

"For the opening and conducting of elections, or fixing or changing the place of voting;

"Granting divorces;

"Erecting new townships or boroughs, changing township lines, borough limits, or school districts;

"Creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts;

"Changing the law of descent or succession;

"Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery, or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate;

"Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables;

"Regulating the management of public schools, the building or repairing of school houses and the raising of money for such purposes;

"Fixing the rate of interest;

"Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enactment;

"Remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury;

"Exempting property from taxation;

"Regulating labor, trade, mining or manufacturing;

"Creating corporations, or amending, renewing or extending the charters thereof;

"Granting to any corporation, association or individual any special or exclusive privilege or immunity, or to any corporation, association, or individual the right to lay down a railroad track;

"Nor shall the General Assembly indirectly enact such special or local law by the partial repeal of a general law; but laws repealing local or special acts may be passed;

"Nor shall any law be passed granting powers or privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for," so as to read as follows:

A true copy of Joint Resolution No. 2.
ROBERT MCAFEE,
Secretary of the Commonwealth.

ing new counties or changing county lines; incorporating cities, towns or villages; by changing their charters; or by changing the place of voting;

For the opening and conducting of elections, or fixing or changing the place of voting;

Granting divorces; Erecting new townships or boroughs, changing township lines, borough limits, or school districts;

Creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts;

Changing the law of descent or succession;

Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate;

Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables;

Regulating the management of public schools, the building or repairing of school houses and the raising of money for such purposes;

Fixing the rate of interest;

Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enactment;

Remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury;

Exempting property from taxation;

Regulating labor, trade, mining or manufacturing; but the legislature may regulate and fix the wages or salaries, the hours of work or labor, and make provision for the protection, welfare and safety of persons employed by the State, or by any county, city, borough, town, township, school district, village, or other civil division of the State, or by any contractor or sub-contractor performing work, labor or service for the State, or for any county, city, borough, town, township, school district, village or other civil division thereof;

Creating corporations, or amending, renewing or extending the charters thereof;

Granting to any corporation, association or individual any special or exclusive privilege or immunity, or to any corporation, association, or individual the right to lay down a railroad track;

Nor shall the General Assembly indirectly enact such special or local law by the partial repeal of a general law; but laws repealing local or special acts may be passed;

Nor shall any law be passed granting powers or privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for.

A true copy of Joint Resolution No. 2.
ROBERT MCAFEE,
Secretary of the Commonwealth.

Number Three.

A JOINT RESOLUTION

Proposing an amendment to section three of article eight of the Constitution of Pennsylvania.

Section 1. Be it resolved by the House of Representatives of the Commonwealth of Pennsylvania (if the Senate concur). That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Section 2. Amend section three of article eight, which reads as follows: "All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circumstances may require. All the elections for judges of the courts for the several judicial districts, and for the county, city, ward, borough, and township officers for regular terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided, That such elections shall always be held in an odd-numbered year," so as to read:

Section 3. All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circumstances may require. All elections for judges of the courts for the several judicial districts, and for county, city, ward, borough, and township officers, for regular terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided, That such elections shall be held in an odd-numbered year: Provided further, That all judges for the courts of the several judicial districts holding office at the present time, whose terms of office may end in an odd-numbered year, shall continue to hold their offices until the first Monday of January in the next succeeding even-numbered year.

A true copy of Concurrent Resolution No. 3.
ROBERT MCAFEE,
Secretary of the Commonwealth.

Number Four.

A JOINT RESOLUTION

Proposing an amendment to section one of article nine of the Constitution of Pennsylvania, relating to taxation.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Section 2. Amend section one of article nine of the Constitution of Pennsylvania, which reads as follows:

"All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity," so as to read as follows:

All taxes shall be uniform upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws, and the subjects of taxation may be classified for the purpose of laying graded or progressive taxes, but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity.

A true copy of Joint Resolution No. 4.
ROBERT MCAFEE,
Secretary of the Commonwealth.

Number Five.

A JOINT RESOLUTION

Proposing an amendment to the Constitution of Pennsylvania.

Section 1. Be it resolved by the Senate

and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Article IX.

Section 15. No obligations which have been heretofore issued, or which may hereafter be issued, by any municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, subways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania.

Section 16. If the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is consecrated by the county or municipality, after the completion thereof, shall have been sufficient to pay interest and sinking-fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties, and shall impose no municipal liability, where municipal profits or counties shall issue obligations to provide for the construction of property, the provisions of said article shall apply to such obligations.

Section 17. Municipalities or counties may also issue obligations to provide for the interest and sinking-fund charges accruing thereon on all said properties shall have been completed and in operation for a period of one year, and said municipalities and counties shall not be required to levy taxes to pay said interest and sinking-fund charges, as required by section ten of article nine of the Constitution of Pennsylvania, until after said properties shall have been operated by said counties or municipalities during said period of one year.

Any of the said municipalities or counties may, in any case, in the case of seven per centum, and not exceeding ten per centum of the assessed valuation of the taxable property therein, if said municipality or county shall have been assessed to be three-fifths of the electors voting at a public election, in such manner as shall be provided by law.

A true copy of Joint Resolution No. 5.
ROBERT MCAFEE,
Secretary of the Commonwealth.

Number Six.

A JOINT RESOLUTION

Proposing an amendment to section three of article eight of the Constitution of Pennsylvania.

Section 1. Be it resolved by the House of Representatives of the Commonwealth of Pennsylvania (if the Senate concur). That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

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ROBERT MCAFEE,
Secretary of the Commonwealth.

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Classified Ads

WANTED—Girl for general housework. 819 Fallowfield. 4012p

WANTED—To buy a small, second hand cash register. Inquire 265 Mail office. 4013

WANTED—Girl to work in store. Must have experience as clerk. Apply 513 Fallowfield avenue. 4014

LOST—Gold charm from watch fob, bearing initials P. F. C. Finder kindly return to Mail office. 4013p

FOR SALE—Three cows. Leo Kishensky, 1006 McKean avenue. 4215p

CALIFORNIA LOSES TO CHARLEROI

Wilks Humphries was slugged for keeps and the man who replaced him in the pitcher's box for California in the game of the Charleroi Independents and California on the local field was given what was coming to him in the Labor Day afternoon contest. The result was a shutout victory for Charleroi, the score being 6 to 0.

With more ease than they themselves could scarcely realize, the Charleroi lads scored four runs in the first inning on five hits. Their next two came after Calloway had gone in to pitch for Humphries in the seventh. Score:

Charleroi	R	H	P	A	E
Mathers, m	1	2	1	0	0
Dates, m	0	0	0	0	0
Urban, 2	1	1	4	4	0
Roll, 3	1	2	3	0	0
Ryan, p	2	2	0	4	0
Courtley, c	1	2	7	0	0
Profin, l	0	1	0	0	0
Motts, 1	0	1	7	0	1
Kuhn, s	0	0	4	5	0
Donahue, p	0	2	1	0	0
	—	—	—	—	—

THE CHARLEROI MAIL

VOL. XIV. NO. 42

CHARLEROI, WASHINGTON CO., PA., TUESDAY, SEPTEMBER 2, 1913

ONE CENT

FAMOUS EDUCATOR SPEAKS TO TEACHERS

Program of Tri-District Institute Monday and Today Replete With Addresses by Noted Men and Women

PLAY MOVEMENT IS ARIY DISCUSSED

The morning session of the Tri-District Teachers Institute today was taken up by three excellent talks; Dr. Henry S. Curtis taking for his subject "The Message of the Play Movement to the Teacher;" Dr. Henry T. Colestock discoursing on "The Meaning of History;" and Mrs. Mary Graham Noss of California Normal contributing an interesting black board talk on "The First Steps in Geography."

Dr. Curtis continued with the playground question, beginning at the point where he stopped on Monday, and giving facts and data that were most convincing in illustrating his points. He dwelt extensively on the relation and understanding that must be secured between the parent and the teacher and between them both and the pupil. He stated that this relation can only be brought about through the play movement. He took his hearers with him on a word trip through the foreign districts where the play movement is in vogue and stated that in Germany an average of 15 hours per week is spent in play. He also brought in facts on the infant mortality, due to tuberculosis which in the main could be prevented by the institution of the play system. He concluded by stating that the pupils in every case were much benefited by the play period and stopped with the statement that it was not the judgment of the school room that counted but of the play ground.

Mrs. Mary Noss who is always a favorite throughout the valley talked on geography and beginning with the elementary and preliminary work drifted through the course to the advanced study. She advocated map reading and illustrations that are outside the book and stated that the way to make an everlasting impression on the pupils was not to teach them but to show them. The point of her talk was "lay the foundation well and then build upon it."

Dr. Henry Colestock of the Bucknell university who so delighted his hearers on Monday, continued his discussion on history and his original theories and opinions reached after exhaustive research were in many cases revelations and in their entirety most enlightening. He dwelt particularly this morning on "Customs and Habits" in history and beginning with the generation of many hundreds of years back related the customs and the habits of those early days. He talked carefully and comprehensively through the different stages of civilization explaining their traits and ways and finally ended up with the "unnecessary language" of the present day, outlining the many needless letters in our too complicated words and advocating a system of simplified spelling. He gave many interesting and amusing illustrations and taken as a whole his talk was, if possible, more interesting than on the opening day.

Prof. Daniel directed the music well and it afforded a pleasing feature of the session.

At twelve o'clock the noon recess was declared and the teachers were served with dinner by the ladies of the Methodist church.

Monday Afternoon Session
The development of the social life

around the school, the duty of ascertaining the best course to pursue in Americanizing the foreign and educating with the moving picture machine were some of the important things touched upon by Dr. Henry S. Curtis, in the opening address of the initial session of the Tri-District Teachers' Institute, at the Methodist Episcopal church here on Monday afternoon.

Rev. P. A. Richards pastor of the church opened the institute with prayer and Dr. F. C. Stahlman made the address of welcome. Prof. Edward Reed, superintendent of the Donora schools responded.

Prof. T. L. Pollock superintendent of the Charleroi schools who is the president of the institute introduced Dr. Curtis who spoke to the subject of "The School as a Social Center."

Talk by Dr. Curtis
He told of what was being done throughout the country in the way of bringing the school house into social prominence and touched upon the results that have already been accomplished. "To look upon education as a period in your life to be passed when a certain age is reached is one of the greatest mistakes of modern times" stated Dr. Curtis. "Education is not a thing to be passed as a period in your life to be passed when a certain age is reached is one of the greatest mistakes of modern times" stated Dr. Curtis. "Education is not a thing to be passed as a period in your life to be passed when a certain age is reached is one of the greatest mistakes of modern times" stated Dr. Curtis.

Going further into his subject Dr. Curtis stated that the moving picture machine was coming into more general use each day in educational work and that its limit was still of too great a magnitude to determine at this early stage of its use. He illustrated its advantages and the lasting impression it made on the children and closed his remarks on the subject by stating that the day was not far distant when a moving picture machine would be in every school in the country as an aid.

Dr. Curtis' talk was along a line seldom heard at such gatherings and thus came with all the more interest and enlightenment. His remarks upon the aliens in the schools had a real significance and he mentioned many truths on the subject which teachers of the three schools are somewhat familiar.

"The New Education"
Mrs. Alice M. Carmalt of the University of Pittsburgh and a member of the Pittsburgh board of education took for her subject "The New Education." She spoke interestingly on the problems that confronted the school board of Pittsburgh and the most important thought in her discourse was that the school board and the teacher must realize the fact that the school must exist for the child and not the child to conform to the requirements of the school. She carried her hearers with her through the period of development of the child in the school room and stated that more advancement had been made in the past ten years than in the ten preceding centuries. In line with this statement she prophesied that the time is coming when pupils will be admitted to the higher institutions of learning by physical qualifications.

Continued on Second Page.

WILL ENTERTAIN FOR VISITING TEACHERS

Open Air Meeting to be Held Tonight at the Playgrounds-Dr. Henry S. Curtis Will Make Address

A reception will be given for the visiting teachers attending the Tri-District Teachers' Institute at the Charleroi playgrounds tonight at 7 o'clock.

For the occasion the playgrounds equipment has been kept at the playgrounds since the closing of the playgrounds last Saturday night. The playgrounds will be opened to the public much the same as usual. The general public has been tendered an invitation to attend the playgrounds event and hear Dr. Curtis.

WASHINGTON FAIR ATTRACTS PEOPLE FROM MANY POINTS

Sport lovers from all over the state are assembled at Washington for the four day races in connection with the annual county fair. The track events Monday were pulled off in a most successful manner, the time being good, the track fast and the various events spirited.

Pittsburg horses seemed to shine for the day, two Smoky city entries carrying off two out of the three harness events. In the 2:20 pace, \$1,000 stake in three straight heats. In the 2:25 trot Mora McKimsey carried off the laurels after taking third place in the first two heats. The feature event of the day was the 2:17 trot which was won by Peter Bollen, a Cleveland horse, his fastest time being 2:11 1/2. The half mile run was won by Sam Kist.

A good card is scheduled for today and the Monongahela valley is sending a large delegation to the county seat for the event.

COUNTY WOMEN IN SESSION AT MONONGAHELA

While the school marmas are holding forth in Charleroi, Monongahela is entertaining the delegates of the Women's Christian Temperance Union, upon the occasion of the annual convention of the county organization. The convention opened this morning in the Methodist Episcopal church and will continue until Wednesday evening.

The address of welcome was made by Mrs. J. Alvin Hazlett of Monongahela and was responded to for the visitors by Mrs. Elizabeth Post of Claysville. The morning session was taken up in the report of the superintendent and the appointing of the committees for the ensuing year.

One of the principal events on the program is an illustrated lecture this evening by Rev. C. L. McKee of Washington, who will talk on "Whiskey Under the Searchlight" illustrated by lantern slides. At the afternoon session Wednesday little Helen Palmer of Charleroi will sing "When Papa Comes Home Sober."

The retiring officers of the organization are: President, Miss Mary Bingham, Burgettstown; vice president, Mrs. Etta Craig, Washington; corresponding secretary, Mrs. Mina P. Kohler, Washington; recording secretary, Miss Jennie H. Pollock, Houston; treasurer, Mrs. Elizabeth S. Post, Claysville.

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JUDGE RUPPLE WILL SIT AT SPECIAL TERM

Judge Rupple of Somerset county will return to Washington today to hear several arguments growing out of cases heard while he sat in civil court at the last term. In some of the case motions for new trials were filed and these will be argued.

The special term of court for the trial of the Waynesburg cases growing out of the failure of the F and D bank at that place which was to have been held here this week, with Judge Rupple presiding, has been postponed until the first week in November and the jurors summoned for this week so notified. The postponement was made by agreement of counsel the order having been made by Judge McKimsey.

Although the court house was deserted Monday afternoon on account of the offices observing a half holiday on Labor Day, a hearing was held before Judge McVane. It was the injunction proceedings of George Schnuth, of Peters township, against the Montour Railroad company.

Mr. Schnuth is a resident of Peters township and owns a two-story brick house with a tract of ground. The railroad sought to secure a portion of this ground by the exercise of the right of eminent domain and Mr. Schnuth desires to prevent their taking any of his property. A preliminary cautionary injunction was issued some time ago and the result of the hearing Monday will determine the rights of the two parties involved.

MONESSEN GIRL GONE; FOUL PLAY FEARED BY PARENTS

In search of their daughter Mary, aged 15, Mr. and Mrs. Fred Dudish of Monessen have scoured the valley towns and Pittsburgh but no trace of the missing girl has been secured. The family fears that she has been the victim of foul play or that she has been enticed to desert her home and parents.

The girl was employed at a Charleroi factory and on Saturday she drew a two weeks' pay. It is stated that she bought a ticket for Pittsburgh and from that time she has seemingly disappeared. A fruitless search has been made in the city as well as all along the valley.

Deed Recorded
August 27, 1913-Hiram Thompson Smith, et ux., of Charleroi, to Joseph Beres, et ux., of Dunkirk, parcel of land in Charleroi, on Snay avenue, 25x100 feet; consideration \$1,400.

MAY LOSE VOTES BY NOT NAMING PARTY

Registra Assessors Sitting at Polls Today and Tomorrow to Make Final Corrections and Changes in Their Books

NEGLECT IS SHOWN IN REGISTERING

If a number of citizens of Charleroi do not tomorrow take advantage of the opportunity of seeing registry assessors at the various polling places they are going to lose their votes. Tomorrow will be the last day for registering and registrars will sit at the polls from 10 until 3 during the day and from 6 until 9 o'clock in the evening. Today the registry assessors were at the polls.

According to the registration books there are a number of voters who have not qualified as to their parties and these are the ones who are going to lose their votes. It is the question of the party error next law enforcement that is causing the slight trouble. In spite of the publicity that has been given this law, there seems to be still some misunderstanding of it.

It will be an absolute impossibility for a man to vote at the primary election with any party unless he is registered with that party. The only thing left for him to do will be to secure a non-partisan ballot and vote for superior court judges. That however it is argued will not be a voter any satisfaction in selecting the all important local and county candidates.

On Thursday the registration books will be returned to the county commissioners office at Washington, where they will be recopied. Owing to the numerous changes in the primary election laws the commissioners are having a particularly hard time getting ready for the coming primary.

L. E. Flint, manager of the Times Publishing company of Monongahela, has secured the copy for the county ballots for which his company was awarded the contract last week, and is busy getting under way the printing of them.

TRANSFER OF LOCAL LICENSE IS EFFECTED

In the county court Monday was heard the petition of George Myford of Charleroi for the transfer of his retail liquor license at the hotel Myford, to George M. Fellows, of New Kensington. The deal covering the sale of the hotel, which is located at 700 Falkowfield avenue was consummated some time ago and the court was petitioned for the transfer of the license on August 20. Monday was designated as the time for the hearing and upon the court being convinced of Mr. Fellows' fitness to have the privilege the license was transferred. The new proprietor takes immediate charge. Mr. Myford states his reason for selling is owing to ill health.

MISS MARJORIE WILLIAMS WITH REX FILM CO.

It is quite probable that Charleroi theatre goers will before long have the opportunity of seeing a Charleroi girl in moving pictures. This will be in the person of Miss Marjorie E. Williams, daughter of Mr. and Mrs. Eli Williams, who is engaged with the Rex Film company, which is a part of the Universal Film trust. Miss Williams is playing ingenue parts and has been given some good ones, in spite of the fact that she is new at the art. Mr. and Mrs. Williams and Miss Marjorie moved to Los Angeles, Cal., some months ago.

Coffee Cakes and Cinnamon Rolls at Dunkirk's Bakery, 415 McKean avenue. 1211

MAN WHO WAS FIRST OFFICER OF TOWN DIES

David F. Mathers aged 76, Charleroi's first police officer and one of the town's oldest and best known residents, succumbed to paralysis at his home in North Charleroi at an early hour this morning. Death was the termination of a protracted illness extending over a period of almost a year.

The funeral services will be held from the late home Thursday afternoon but it has not as yet been decided whether the interment will be here or at Perryopolis.

Mr. Mathers was born in Perryopolis on March 12, 1837 and came to Charleroi when the town was in its infancy. He was chosen its first police officer and during the subsequent years has always been connected with the police force here or at North Charleroi in some capacity, holding the office of constable in North Charleroi until his illness forced him to resign.

The deceased is survived by his wife and six children.

PONY CONTEST ENDS; FRANK WAGNER WINS

The pony contest which has been in progress for some weeks in Charleroi, with the prize one of the best ponies from the farm of Dr. F. C. Stahlman's has been decided. Frank Wagner is the winner having turned in the greatest number of votes. The following was the list of leaders in the contest: Frank Wagner, 821,875 votes; L. Gaidler, 245,820 votes; A. Murray 174,415 votes; Julia Heube 22,440 votes; Ira W. Nickason, 26,460 votes; William Pilzer, 1,586.

J. A. Fisher, Pres. S. A. Walton, Vice Pres. R. H. Bush, Cashier.

PRACTICAL BUSINESS MEN

realize the importance of having an account with a strong, obliging bank like the First National Bank of Charleroi, where they obtain the best facilities for the prompt and accurate transaction of their banking business.

Accounts subject to check are cordially invited

Open Saturday Evenings from 6:30 Until 9 O'clock
4 Per cent Interest Paid on Savings Accounts
Supplying for the State of Pennsylvania.

LADDIE

The most beautiful story ever written by Gene Stratton Porter, author of "Freckles". Price \$1.35 or can be read for 3c a day in our Library.

MIGHTS BOOK STORE

SOCIETY PINS & EMBLEMS

Our Stock

of these little trinkets comprises most every secret order, etc., in existence.

from the emblem in many different sizes and forms such as lozenges, pins, lapel buttons, etc., all made up of the best material (Solid Gold) and priced most moderately. These exquisite pieces of expert jewelry certainly work most ideal Birthday gifts.

John B. Schaefer
Jewelry and Silversmith

Both Phones

The Charleroi Mail

A Republican Newspaper

Published Daily Except Sunday by
MAIL PUBLISHING CO.

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Floyd Chalfant, City Editor
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SUBSCRIPTION RATES.

Three Months \$5.00
One Year \$30.00
Six Months \$15.00

Subscriptions payable in advance.

at six cents per week.

Communications of public interest
are always welcome, but as an evi-
dence of good faith and not neces-
sarily for publication, must invariably
bear the author's signature.

TELEPHONES

321-76 Charleroi-76

Member of the Monongahela Valley
Press Association.

ADVERTISING RATES

DISPLAY—Fifteen cents per inch,
first insertion. Rates for large space
contracts made known on application.
READING NOTICES—Such as
business locals, notices of meetings,
resolutions of respect, card of thanks
etc., 5 cents per line.

LEGAL NOTICES—Legal, official,
and similar advertising including
that in settlement of estates, public
sales, live stock, stray notices, no-
tices to teachers, 10 cents per line,
first insertion, 5 cents a line each ad-
ditional insertion.

LOCAL AGENCIES

G. S. Might Charleroi
C. F. Hixenbaugh Belle Vernon

MORAL STANDARDS

The great problem of preventing
vice and crime is forcing itself more
and more upon the public mind ac-
cording to the Beaver Times. Time
was when the pulpit scorned to speak
of these things, but today it is differ-
ent and the minister, to make a suc-
cess of his calling, must be fearless
and ready to fight the devil anywhere.

A single standard of morality for
men and women is the demand every-
where.

Civilization which fixes two stand-
ards of behavior, one for men and
another for women, makes a serious
mistake, and cannot endure perma-
nently.

A prominent minister in a large
eastern city, in discussing this point,
recently said:

"The woman question is the great-
est question of the day. If you don't
think so, read the books that are pour-
ing out of printing houses. No man
could have written these books. The
women know how to defend them-
selves, and they are doing it well."

"A great change has come over so-
ciety in 50 years. It is not simply
whether or not a woman shall vote,
but the new position of woman in the
world means that the intellectual and
moral standards of civilization are
to be changed.

"The time is at hand when all the
little boys and all the little girls will
not be bent like twigs in different di-
rections, and we will not have one set
of faults and virtues for the boys and
another set for the girls. Boys will
not be called 'sissies' because they are
delicate and girls will not be called
'tomboys' because they show physical
vigor.

"Men talk in such a patronizing
way about woman. Woman is a fac-
tor in the world. A good woman is
a mighty force.

"The education of the average young
woman consists in scolding, hair-bul-
ling and exhortations to obedience. She
hears only of her duties and nothing
of her rights. The wishes of every
one else carry weight, but the girl's
wishes are suppressed. Her highest
duty and virtue is to sit on a chair and
be quiet. If she goes any place she
must have a chaperon.

"Most novelists and poets, even
Shakespeare, Goethe and Byron, have
been incapable of depicting women of
more than one kind, the lovelorn, man-
worshipping class. Balzac's heroines
have remarkable variety and diver-
gence. Shakespeare's women were
Christina and Balzac's unchristian. I
believe there is a type of woman that
is in existence that the modern story
writer has not touched.

"God pity the woman with empty
hands. If she goes any place she
must have a chaperon.

Interested in hats and dresses and what
she can get out of her books, she will
be unhappy and uninteresting as soon
as her youth begins to pass."

WHAT IS IN A CROWD

George Matthew Adams the noted
writer in treating of the subject of
"Crowds" tells the makeup of a
crowd and of the significance attach-
ed to each person composing it. He says:

"We get a better idea of a propo-
sition in its entirety. We are sure to
see some of the best things about a
man, for instance, if we center our at-
tention on his weaknesses. In regard
to an important question, if we study
only a few plausible points on one side
of it, our knowledge of that question
is worse than entire ignorance. So it
is with the lesson taught by the crowd.
By studying it as a whole, you come
to know the individual people who
make it up.

In a crowd you are but one—and
yet, such as you make the crowd.

The organized crowd teaches syn-
pathy, enthusiasm, team work—and
it embodies power that is inspiring.
If you want to feel your real im-
portance, get into a great crowd. For-
gotten and unknown, there is chance
for play of the finest sentiments in
your character.

"But a crowd cannot make the big
man smaller nor the small men big-
ger.

"In its final analysis the crowd is
always human, made up of wholly of
human beings. The strong man
stalks big because he is big, and the
crowd could not take away from his
power if it would. The big man is
big because of his knowledge of the
crowd and the crowd's desires and the
crowd's feeling; whereas the small,
unimportant and uncaring man is im-
mediately lost in the crowd.

"In your daily endeavor, let the
thought that you are of the crowd,
making up life itself, lead you into
service for the crowd."

ELECTRIC SPARKS

A Chicago man claims it is the
male flirt on the street that causes
girls to go wrong. But if the girls
weren't so romantically beautiful in
their wild state of dressing there
might be less flirting and oh, so much
less stalling.

The man who would make the ideal
husband is a bachelor.

The unforgivable in a man is for-
getting his wife's birthday and their
wedding anniversary.

Few men live up to their pre-wed-
ding pretenses.

Galesburg, Ill., policemen confess
their inability to find a 327-pound
school girl. Perhaps she crawled in
a pathole.

Mulhall tells how Roosevelt nomi-
nated Taft. But we thought they
both had reached an agreement that
it wasn't Roosevelt, but the people.

My Piffing Vacation
The sun has heat enough to last
For 4,000,000 years.

I contemplate these figures vast
With melancholy tears.

For 4,000,000 years, they say,
The blazing sun will stoke.
And that makes my two weeks away
Look like a merry joke.

PICKED UP IN PASSING FAMOUS EDUCATOR

SPEAKS TO TEACHERS

(Continued from First Page.)

"Sam Jones, the noted evangelist,
used to tell a somewhat exaggerated
story that well illustrates the idea
of misdirected patriotism," said ex-
Gov. Joseph W. Folk, of Missouri,
who lectured at Monongahela Sunday
afternoon.

"A gentleman of Kentucky, accord-
ing to Mr. Jones, conceived the idea
that his country needed him in the
legislature. He ran the first time
and missed election by a small vote.
Then he ran again, and missed it
again, this time by a somewhat larger
vote.

"However, he was not disheartened,
and continued running for the place.
He ran every election for a score or
more of years and finally got to the
place where he secured but two votes,
his own and that of his colored serv-
ant.

"This somewhat discouraged the

man, and he decided to go to the
store and bought a pistol. Then he
procured some particularly stout
hemp rope. Securing a boat, he
adjourned to a place along the
river where there was a tree with
conveniently overhanging limbs.

"He strung up the rope and tied
it tightly about his neck. The oil
was poured over his body. He stood
in the end of the boat and placed
the gun to his forehead. Striking a
match he applied it to the oil and
fired the revolver at the same time
kicking out the boat from in under
him.

"But the man was a poor shot.
The bullet grazed the top of his head,
cut the rope and let him drop into
the water. The water put out the
fire and he pulled away the remnant
of the rope.

"This done the gentleman swam
ashore and announced himself a can-
didate for the legislature."

In a short letter to the Philadel-
phia Press the subject of the so-
called objectionable dances is treated
by one signed "Modesty" as follows:

"Sir:—The dancing season is ap-
proaching. What will it bring forth?
Are we to have this winter a rep-
etition of the objectionable exhibi-
tions that have been so disgusting the
respectable man or woman who for years
has enjoyed the modest, harmless
dance? The tango and trott are all
right as exaggerated exhibitions, and
to be indulged in by the faddists who
are always an objectionable element,
but why allow them in respectable
society and among people who con-
sider themselves ladies and gentle-
men.

"There is no doubt that if the pres-
ent fads of dancing are continued it
will hurt the sport more than any-
thing else possible could, and for that
reason all dancing clubs at the be-
ginning of their seasons should put
a ban on the offensive, obscene, night
even say low-dances, and by so
doing keep dancing a refined sport
that will draw to instead of drive
away the best element of the people,
which are always the modest element
and upon whom the dance must de-
pend for its continuation.

CONSTITUTIONALITY OF COLD STORAGE ACT IS QUESTIONED

Enforcement of the act of 1913 pro-
viding the State inspection and licens-
ing of cold storage warehouses has
brought about so many questions as
to construction of the act that it is
probable that the next Legislature
will be required to pass amendments
clarifying the law and making new
provisions. The constitutionality
of the act will be tested in a suit to be
heard in the Dauphin county court
next month and it will probably be ap-
pealed to the supreme court no mat-
ter what the decision.

One of the curious developments is
that cold storage plants which had
been licensed are returning licenses,
furnishing affidavits that they do not
intend to keep food in storage for
over thirty days. Plants which store
food for less than that period are ex-
empt from the law.

The attorney general's department
has been asked for opinions as to con-
struction of some portions of the law.

W. C. T. U. Meets

The Charleroi W. C. T. U. met Mon-
day evening at the home of Mrs. Em-
ma Dawson, and took up work of the
mother's department. Several mem-
bers of the Charleroi society went to
Monongahela today to attend the an-
nual county W. C. T. U. convention.

Leave your order for a special
cake at Enrick's Bakery, 415 McKean
avenue.

would have to retire in favor of the
industry of preparing the next gen-
eration. He stated that the general
opinion was that history was the
art of composing happenings in a
readable comprehensive manner
where in reality history was the un-
folding of the experience of the race
which we seek to understand. He
compared book history with one win-
dow from which a limited observation
could be had and compared the school
teacher with a guide, taking her pupils
as a party of tourists through an
unknown land.

Not the least interesting and en-
joyable feature of the afternoon ses-
sion was the music under the direc-
tion of Prof. I. T. Danks. The vari-
ous musical selections came as wel-
come diversions between the ad-
dresses.

KNIGHTS ARRANGE TO GIVE DANCE AT ELDORA PARK

Members of the Knights of Colum-
bus and their friends look forward
with pleasure to the third annual
dance and reception of the Monessen
and Charleroi councils which will be
held September 10, at Eldora park.
Wheeler's orchestra will furnish the
music and a most enjoyable affair
is anticipated.

Committees arranging for the
event are composed of the following
men: Charleroi council—A. R. Dank,
T. P. Sloan, Fred Brady, J. J. Lentz,
Joseph Fries, J. K. Rickey, Frank
Fagula, Jr., George Davis, M. O'
Brein, J. J. Boyle, Charles Navin, J.
T. Condon, C. Planascheck, Peter Lee,
William Deering, George Peppernay.
Monessen council—Dr. Thomas Her-
ron, James McKenna, Ralph Bearer,
Ambrose Stevenson, William Lamy,
Joseph Lafferty, Joseph Gorman, H.
M. Lafferty, Ad. Brautegam, Joseph
Madigan, Charles Allen, Alex. Currie,
Jack Hanlon, John E. McElroy.

Hardly What He Wanted.
He approached the clerk in a paw-
shop and, looking all about him, in-
quired: "Keep telescopes here?" "Yes,
sir," replied the clerk, "want to see
some?" The man nodded and the
salesman soon returned with a spy-
glass. "Here's the best one we have
in the place." The stranger looked at
the glass in disgust a moment and
then he blurted: "That's a fine thing
to put clothes in, isn't it? Do you
take me for a burlesque actress?"

His Secret.
The secret of a certain great man's
power, it is said, was that if he gave
any one his time at all he gave him
for the moment the whole of it—all
his attention, interest and best
thought while the interview lasted. It
is that sort of giving of one's whole
self to the matter in hand that con-
stitutes power. The divided mind
lacks force, the straying thought
weakens all mental processes. The
habit of concentration is strength.

Modern Roads.
They were splashing along the broad
highway, which was lumpy; but by
and by they came to a section that
was well oiled, the joy of all motorists.
"Well," remarked the sensitive per-
son in the rear seat, "they may say
what they please about the perfec-
tion of the ancient Roman roads, but
I am here to testify that they are not
in it with the roads of modern
grease."—Judge.

Three Cheers.
A town meeting had been called to
devise ways and means to provide for
the poor of the community. After
many speeches had been made and
many resolutions offered and much
time wasted and nothing done, a be-
nevolent German arose in the back
part of the hall and said: "Mister
Chairman, I move, before we adjourn,
we all stand up and give three
cheers for the poor!"

FOR BURGESS



To the Voters of Charleroi:

At the primary election
on Tuesday, September 16,
1913, I will be a candidate
for Burgess on the Demo-
cratic ticket. I have been
a taxpayer in Charleroi and
North Charleroi boroughs
for fifteen years, and a con-
sistent voter of the Demo-
cratic political faith. In
casting your vote at the com-
ing primary election, kind-
ly give me a little consid-
eration with the rest of the
candidates.

Respectfully,

S. L. Woodward

FOR TAX COLLECTOR



To the Voters of Charleroi:

At the primary election
to be held on Tuesday,
September 16, I will be a
candidate on the Washington
Party Ticket for the office
of Tax Collector. As ac-
countant I have had 10 years
experience, and as auditor
of borough finances for two
years, I have become fami-
liar with the work of tax
collecting. I am a property
holder and tax payer and
alive to the interests of the
borough. In casting your
vote at the primary election,
I ask your kindly consid-
eration.

Respectfully

LOUIS J. MITCHELL

POLITICAL ANNOUNCEMENTS

FOR BURGESS

DR. J. W. MANON
DEMOCRATIC

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR DIRECTOR OF THE POOR

R. C. BUCHANAN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

FRED W. BRADY
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

TAYLOR FOREMAN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

FRANK BLY
WASHINGTON

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

ALLEN S. MANSFIELD
DEMOCRATIC

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

I. R. BLYTHE
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR TAX COLLECTOR

J. W. MATHIAS
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

JOHN K. HEIN
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

R. J. WHITEHEAD
REPUBLICAN

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR BURGESS

JOHN MAJORS
WASHINGTON

Primaries, Sept. 16, 7 a. m. to 7 p. m.

FOR DIRECTOR OF THE POOR

DR. C. J. McNULTY
WASHINGTON, PA.

Ringgold Battalion Veteran
WASHINGTON PARTY

Primaries, Sept. 16, 7 a. m. to 7 p. m.

NORTH CHARLEROI

Miss Bessie Harden of Uniontown
is visiting friends here.

Miss Margaret Cane returned to
her home in Pittsburg after visiting
her aunt, Mrs. William Wells.

Mr. and Mrs. Russel Metz and chil-
dren returned home Sunday after
visiting relatives in Green county.

Mr. and Mrs. Earl Grimm of Pitts-
burg were recent guests of Mr. and
Mrs. Alfred Price.

Misses Clara Crispen and Belle
Peters were Pittsburg visitors.

Guests of Mr. and Mrs. Freeman
Crispen Sunday, were Mr. and Mrs.
Charles Hillman of Monongahela,
Miss Effie Krays of Renova, George
Peters of Phillipsburg.

Mr. and Mrs. T. P. Sloan and chil-
dren returned Monday morning after
a ten days visit at Atlantic City.

Mr. and Mrs. John Lundy and son
James of Fayette City, and Anthony
Corner of Allentown were guests of
Mr. and Mrs. Patrick Lee Sunday.

Mr. and Mrs. Joseph Jenkins and
Mr. and Mrs. Harry Johns of Browns-
ville are spending two weeks in Can-
ada.

Mrs. R. Sands was a visitor at
Ohiopyle and was accompanied home
by Mrs. Clyde Hart and baby.

Miss Pearl Icely left for Beaver
Falls Monday after visiting her
grandmother, Mrs. J. H. Zolkers.

Aeroplane Flights Daily

According to arrangements of the
aeroplane committee at the Monessen
Booster week, there will be aeroplane
flights each day at 11 and 5 o'clock.
On Monday the flight was delayed
by the non-arrival promptly of some
of the parts of the machine.

Pies, cakes and bread, fresh every
day at Enrick's Bakery, 415 McKean
avenue.

Council to Meet Tonight

Tonight is the regular monthly
meeting of the Charleroi Council.
Only matters of regular monthly
routine are scheduled.

For good things to eat go to En-
rick's Bakery, 415 McKean avenue.

Representatives of the powers are
said to have held a meeting to inquire
into the Mexican affairs. With this
much attention being attracted Mex-
ico should feel extremely happy.

Save Time!

Time lost because of headaches,
lassitude and depressions of bil-
liousness, is worse than wasted.
Biliousness yields quickly to the
safe, certain home remedy—

**BEECHAM'S
PILLS**

Stop That Leakage

Benjamin Franklin says, "Beware of little expense; a small leak will sink a ship."

If you will stop the all-damaging leakage in your household transactions (the nickels and dimes that go for useless luxuries) and start a savings account with this bank, you'll soon find your domestic ship on the high sea of prosperity.

I only require a dollar to get started in the right way and then by adding a small portion of your salary each pay day, you will be surprised at the results.

BANK OF CHARLEROI

Charlevoi, Pa.

CALISTRI'S

All Kinds of Ice Cream and Ices

Ice Cream Sodas and Sundaes a Specialty

First Class Bakery

CALISTRI'S

Both Phones

The Best Place to Buy Cut Flowers and Funeral Designs

CRALLS' FLOWER SHOP
Phone 141-J Monessen

CHICHESTER'S PILLS

THE DIAMOND BRAND.
Mellin's Food and other pills for children. No other pills are so safe and reliable. Sold by druggists everywhere.

I. U. Kinder

Cut Flowers and Designs

BelPhone 194-R-3

MRS. NEALER

506 Fallowfield Avenue
Manicuring, Shampooing, Hair Dressing and Weaving, Face and Scalp Massaging, Chirology

A. J. PANCOCK

Piano Tuning and Repairing
Call 115-L on Bell Phone, or at Woodman's Store, Charlevoi, Pa.

MISS BRADEN

PROFESSIONAL NURSE
401 Crest Ave., Charlevoi, Pa.
Charlevoi Phone 253-C.

BERTHA A. HAINES

Graduate of Pittsburgh Conservatory of Music and pupil of Chicago Musical College.

Teacher of Voice and Piano

321 Washington Ave.
BelPhone 209

German American Doctors

German-American Doctors, 477 Danner Avenue, Monessen.



All General (both sex) Diseases treated. Men's Diseases and Weakness and Cancer a specialty. Many cases of chronic disease cured. Personal visits available. Business Confidential. Hours, Daily and Sunday, 9 to 6. Medicine furnished. Consultation free. Call

German-American Doctors, 477 Danner Avenue, Monessen.

Read the Mail

AUDITOR'S REPORT OF CHARLEROI SCHOOL DISTRICT.

The Auditors appointed by the Court of Common Pleas of Washington County, Pennsylvania, to audit the accounts of the Charlevoi School District, Charlevoi, Pennsylvania, for the fiscal year ending June 30th, 1913, filed their report in the Prothonotary's Office on the 11th day of August, 1913, and notice is hereby given that the same will be confirmed absolutely unless an appeal is taken therefrom within (thirty) (30) days after the filing thereof, and further that the following is a concise summary or statement of the same, including the assets and liabilities of the district, to wit:

June 30th, 1912 School Fund in Treasury \$ 1,462.16
June 30, 1912 Sinking Fund in Treasury 8,954.60
Interest on Sinking Fund 161.70
1904 Tax Liens 162
1905 Tax Liens
1906 Tax Liens
1907 Tax Liens 42.53
1908 Tax Liens 46.30
1909 Taxes—J. W. Mathias, Collector: 1,302.62
Uncollected June 30th, 1912
Collected July 1-4, 1912 to June 30, 1913 652.28

Collected by Liens 650.34
72.59

Uncollected June 30th, 1913 577.75
Liens Filed 220.31
Uncollected in Tax Collectors Hands 357.44
Due Treasurer June 30th, 1912 158.91
Collections July 1, 1912 to June 30, 1913 652.25

Due Treasurer 676.67
Paid Treasurer 134.52

1910 Taxes—J. W. Mathias, Collector: 5,182.46
Collected July 1, 1912 to June 30, 1913 2,737.25

Uncollected June 30th, 1913 2,445.20
Due Treasurer June 30th, 1912 129.71
Collections July 1, 1912 to June 30th, 1913 2,737.28

Due Treasurer 2,644.43
Paid Treasurer 22.56

1911 Taxes—J. W. Mathias, Collector: 6,550.62
Uncollected June 30th, 1912 5.27
Added to Duplicate 5.52
Over Collections 6,561.41

Collections July 1, 1912 to June 30, 1913 3,226.49

Uncollected June 30th, 1913 5,334.92
Due Treasurer June 30th, 1912 268.05
Collections July 1, 1912 to June 30, 1913 3,226.49

Due Treasurer 3,493.04
Paid Treasurer 1.50

1912 Taxes—J. W. Mathias, Collector: 49,688.61
Face of Duplicate at 15 Mills 75
Over Collection 49,689.36

Collected at Face 40,660.19

Uncollected Oct 1st, 1912 9,029.17
Five Per Cent Added 457.77

Due October 1st, 1912 9,486.94
Collected at Five Per Cent Added 3,589.72

Uncollected June 30th, 1913 5,897.22
Total 1912 Collections 44,253.06
Treasurer Overpaid 8.15

Paid Treasurer 44,253.06
State Appropriation 8,895.43
High School Tuition 1,472.38
Grade Tuition 336.60
Sale of Supplies 41.52
Rent 10.00
Miscellaneous 2.42
Tax Lien Fees 18.00
Interest 10,776.28
New Building Account 1,234.73
Sale of Bonds 72,186.49
Sale of Perse 15.00

Total Receipts 146,187.60

EXPENDITURES.

Teachers Salaries 28,505.57
Janitor, Trust Office, Secretary and Stenographer 4,280.00
Tax Collector 1,343.54
Attorney Fees and Auditors 306.50
Institute 699.61
Text Books 2,052.73
Other than Text Books 1,431.11
General Supplies 363.72
Repairs 3,236.10
Furniture 371.30
Printing 384.35
Telephones 110.16
Fuel 895.62
Light, Water and Power 525.33
Play Grounds 267.65
Miscellaneous Expenses 315.99

1908 Bonds Redeemed 2,000.00
1904 Bonds Redeemed 1,000.00
1906 Bonds Redeemed 1,000.00
1907 Bonds Redeemed 2,000.00
Interest on 1904 Bonds 200.00
Interest on 1906 Bonds 2,025.00
Interest on 1907 Bonds 337.50
Interest on 1912 Bonds 1,085.00
2,512.50

Payments on Contracts and other 57,559.23
Expenses account New Building 28,959.65

Total Payments 96,518.93

Balance in Treasury 16,426.33
General Fund 43,241.34
Building Fund 59,663.67

146,187.60

RESOURCES.

Cash in Treasury 59,663.67
Previous Auditors reports show liens entered for 1893, 1894, 1895, 1898, 1899, 1900, 1901, 1902 taxes—\$1,768.61. All above reported as uncollectable by Boards Solicitor.

Liens entered 1903 Taxes—1911 Audit 2.36
Additional from Court Record 1.31
Liens entered 1906 Taxes—1911 Audit 42.75
Additional from Court Record 23.03

Liens Collected 1906 Taxes 28.63
Liens Uncollected 1906 Taxes 38.02

Liens entered 1907 Taxes—1911 Audit 158.10
Additional from Court Record 11.11

Liens Collected 1907 Taxes 42.53
Liens Uncollected 1907 Taxes 126.63

Liens entered 1908 Taxes—1911 Audit 134.20
Additional from Court Record 19.40

Liens Collected 1908 Taxes 46.30
Liens Uncollected 1908 Taxes 107.30

Liens entered 1909 Taxes 220.31
1909 Taxes Uncollected 357.44
1911 Taxes Uncollected 3,334.92
1912 Taxes Uncollected 5,897.22

1909 Taxes Due Treasurer 134.52
1910 Taxes Due Treasurer 22.56
1911 Taxes Due Treasurer 1.50

Inventory School Supplies 4,000.00
Real Estate, Buildings and Furnishings 265,000.00
Due from Secretary Account Overpaid .50
Teachers Salary 55.32
Fines Due from Justice of the Peace 1911 Report

Total Resources 341,413.83

LIABILITIES.	
Bonds of 1896	3,000.00
Bonds of 1904—First Series	19,000.00
Bonds of 1904—Second Series	23,000.00
Bonds of 1906	6,500.00
Bonds of 1907	23,000.00
Bonds of 1912	70,000.00
146,500.00	

Outstanding Coupons—1 on 1907 Bonds 90.00
Overpaid Taxes 3.15
Net Present Worth School Fund including New Building Account 194,820.68

L. P. Flickinger, Jr.
L. J. Mitchell,

Attest:

A. V. Lewis,
Prothonotary.

Prothonotary's Office,
August 11, 1913.

NERVOUS PROSTRATION

Severe Case of a Philadelphia Woman—Her Symptoms.

Philadelphia, Pa.—"I had a severe case of nervous prostration, with palpitation of the heart, constipation, headache, dizziness, noise in my ears, timid, nervous, restless feelings and sleeplessness. "I read in the paper where a young woman had been cured of the same troubles by taking Lydia E. Pinkham's Vegetable Compound so I threw away the medicines the doctor left me and began taking the Compound. Before I had taken half a bottle I was able to sit up and in a short time I was able to do all my work. Your medicine has proved itself able to do all you say it will and I have recommended it in every household I have visited."—Mrs. MARY JOHNSTON, 230 Siegel Street, Philadelphia, Pa.

Another Bad Case.

Ephrata, Pa.—"About a year ago I was down with nervous prostration. I was pale and weak and would have hysterical spells, sick headaches and a bad pain under my shoulder-blade. I was under the care of different doctors but did not improve. I was so weak I could hardly stand long enough to do my dishes. "Lydia E. Pinkham's Vegetable Compound has made me well and happy and I have begun to gain in weight and my face looks healthy now."—Mrs. J. W. HORNBERGER, R. No. 8, Ephrata, Pa.

If you want special advice write to Lydia E. Pinkham Medicine Co. (confidential) Lynn, Mass. Your letter will be opened, read and answered by a woman and held in strict confidence.

Notice to Jurors

In re Special Term of City Court
To all Jurors who may be summoned to appear before the Court at a special term on the first Monday of September, A. D. 1913, Take Notice:—That it is ordered that the said Special Term be continued to commence Monday, November 17th, 1913, at 1 o'clock P. M.
Robert G. Lutton, Sheriff.
Sheriff's Office, Washington, Pa.
August 18th, 1913.
A19-22-26-29-S-2-5

WIFE'S REASONS FOR LOVING

Properly Considered, They Would Seem to Explain the Idea Pretty Thoroughly.

They are no longer young. He was just past and she was almost fifty. They had made a little wild excursion together. One day, when Old Nick was in the city, they were walking along the street in Paris, wondering where they should go to dinner. O. no, no! Nothing of that kind. Bless you, they had been married so long that they had a grandchild. They were Americans. He happened to be working in Paris. She was his wife. Still, for all that, the Old Nick was in the bar and even these two felt they simply had to do something out of the way.

So they took the first tram car that came along and rode out to the end of the line. They were landed at one of the gates of the city, right by the fortifications. There they found a little restaurant and dined on the sidewalk.

They began to talk about love. When two who have been married a quarter of a century talk of love you'd better listen, you might learn something.

There is just one point brought out in their conversation that I wish to note. It struck me as a decidedly ingenious one.

"How do you know you love me?" he asked.

"Well," she responded, after reflecting a bit (perhaps if she had been twenty she would have answered by a look only, but now she took the question up seriously, as if anxious to answer herself as well as him), "one reason is that if I'm ever in any trouble, if I should be sick or have any calamity happen me, or anything terrible, I should want you, first of all."

"And another reason is that whenever I have any pleasure, when anything in the way of good luck comes, or when I see anything beautiful, my first instinct is to find you, to enjoy it with me."

"Those," he replied, "are really good reasons."

They were silent a bit. The past is always a third guest when fifty-year-old lovers talk. He was in the thought of both. Then he added:

"And most of all it is the feeling, the certainty, that no matter what I do or say, no matter what happens or can possibly happen, you would be right by me; you would just be for me; you'd just be there, asking no questions, but just be for me, whatever, whatever was against me—till death."—Chicago News.

Philosophic.

The difference between truth and gossip is that one is true and the other merely true to life.—Pack.

Plenty of Room.

Fame's eternal camping ground is never overcrowded.

PITTSBURGH COMPOSITION

Opens Aug. 27th
Closes Oct. 18th
Silver Jubilee—25th Anniversary
MUSIC BY THE WORLD'S BEST BANDS AND ORCHESTRAS
Four Concerts Daily
Afternoon and Evening
3000 Free Seats

CINCINNATI SYMPHONY ORCHESTRA
Under Direction of Walter Damrosch
Aug. 27th to Sept. 6th

SOUSA AND HIS BAND
Sept. 8th to Sept. 20th

RUSSIAN SYMPHONY ORCHESTRA
Sept. 22nd to Sept. 27th

CREATORE AND HIS BAND
Sept. 29th to Oct. 8th

WALTER DAMROSCH AND THE NEW YORK SYMPHONY ORCHESTRA
Oct. 9th to Oct. 18th

Great Realistic Spectacular Production
"Sinking of the Titanic"

Realistic wireless telegraph, icebergs, etc., with added features

United States Exhibit
Model Panama Canal
Showing Actual Operation

Machinery Exhibits in Actual Operation
Excursions on all railroads every week

ADMISSION 25c
STAY AS LONG AS YOU PLEASE

IT'S A MISTAKE

Made By Many Charlevoi Residents

Many people in a misguided effort to get rid of kidney backache, rely on plasters, liniments and other makeshifts. The right treatment is kidney treatment and a remarkably recommended kidney medicine is Doan's Kidney Pills. Charlevoi is no exception.

The proof is at your very door. The following is an experience typical of the work of Doan's Kidney Pills in Charlevoi.

Mrs. Robert Coulter, 207 Prospect Ave., Charlevoi, Pa., says: "Some years ago my son had the measles and on recovering, I noticed that his kidneys were very weak. He had no control over the kidney secretions and this was especially annoying at night. I had often seen Doan's Kidney Pills highly advertised in the local papers and was finally induced to get a supply at Piper Bros. Drug Store. I had my son use them and before long he was greatly benefited."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

To Whom It May Concern.

My wife having left my bed and board without sufficient cause or reason, I hereby notify the public that I will not be responsible for any bills contracted for in my name.
4112p W. H. Osborne.

"Hey, Skinnay, Come on over!"

NEW FALL WEAR

We are now displaying our new Fall wear for Ladies and Misses. New Fall Suits and Coats, New Silk Dresses, New Waists, New Skirts etc. Everything in the popular fabrics and new styles.

These goods were selected from the popular sellers and you are assured of the best styles without being in the extreme.

You are invited to inspect them.

BERRYMAN'S
CHARLEROI'S LEADING STORE

WEST POINT AND ANNAPOLIS TESTS WILL BE GIVEN

In the college chapel at Washington, next Saturday, County Superintendents L. R. Crumrine, David Locks and W. Lee Gilmore, of Washington, Berks and Lawrence counties respectively, constituting the twenty-fourth congressional district of Pennsylvania will hold a competitive examination for young men eligible to appointment to positions at the West Point Military academy and the Annapolis naval academy. The examination will begin promptly at 9 o'clock. Applicants must be between the ages of 17 and 22 years. They will be examined in Algebra, English grammar, geography, United States history, general history, spelling and arithmetic.

It is probable that the applicant making the highest average grade in the branches enumerated above will be given his choice of the appointments; and the second highest, the other position. Superintendent Crum-

MANY MOTORCYCLES IN PENNSYLVANIA

Pennsylvania has between 10,000 and 11,000 motorcycles registered at the state highway department and in the belief that the number will increase in the next year, the department is asking for bids for the license tags is fixing 12,000 as the minimum that may be required. Last year the registration was between 8,000 and 9,000.

For 1914 there will be a difference in the method of marking the vehicles. Now, owners of the machines must paint the number on the vehicle, the number being the general place. Next year the department will issue small license tags, similar to those on automobiles, but smaller and a fixed place for them to be displayed will be established. All motor cycle tags will have a cipher in front of the number.

SCHOOL SHOES

You are sure to find the kind of school shoes you are looking for here. Our School Shoes will stand the test.

Boy Scout Shoes priced from \$1.75 to \$2.50

Good Gun Metal School Shoes from \$1.25 to \$2.00

Button or Lace

Bring the boy or girl here to be correctly fitted

CLAYBAUGH & MILLIKEN
"REAL SHOE MEN"

Pennsylvania Railroad

SIXTEEN-DAY EXCURSIONS

June 26, July 10, 24, August 7, 21, and September 4, 1913

\$10 or \$12 to Atlantic City, Cape May, Wildwood, Wildwood Crest, Angelsea, Holly Beach, Ocean City, Sea Isle City, Avalon, Stone Harbor, N. J., Rehoboth, Del., and Ocean City, Md.

\$12 or \$14 to AMBURY PARK, LONG BRANCH, West End, Holywood, Elberon, Deal Beach, Alenhurst, North Abury Park, Ocean Grove, Bradley Beach, Avon, Belmar, Como, Spring Lake, Sea Girt, Brielle, Point Pleasant, Manasquan, and Bay Head, N. J.

FROM CHARLEROI

Tickets at the lower rate good only in Coaches. Tickets at the higher rate good only in Sleeping Cars in connection with "Popper Pullman" tickets.

SPECIAL TRAIN OF PARLOR CARS AND COACHES
THROUGH TO ATLANTIC CITY

Tickets good for passage on special train or on trains leaving Pittsburgh at 4:45 p. m., 6:30 p. m. (Coaches only), and 8:50 p. m. (Sleeping Cars only) and their connections.

For leaving time of special and regular trains, stop-over privileges, and for information consult nearest Ticket Agent or E. Yungman, Division Passenger Agent, Room 212 Oliver Building, Pittsburgh, Pa. 527

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

A JOINT RESOLUTION

Proposing an amendment to article nine, section four, of the Constitution of the Commonwealth of Pennsylvania, authorizing the State to issue bonds to the amount of fifty millions of dollars for the improvement of the highways of the Commonwealth.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section four of article nine, which reads as follows:

"Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiency in revenue shall never exceed, in the aggregate at any one time, one million of dollars."

Be amended so as to read as follows:

"Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiency in revenue shall never exceed, in the aggregate at any one time, one million of dollars. Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth."

A true copy of Joint Resolution No. 1
ROBERT MCAFEE,
Secretary of the Commonwealth

Number Two.

A JOINT RESOLUTION

Proposing an amendment to section seven, article three of the Constitution of Pennsylvania, so as to permit special legislation regulating labor.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Amendment to Article Three, Section Seven.

Section 2. Amend section seven, article three of the Constitution of Pennsylvania, which reads as follows:

"Section 7. The General Assembly shall not pass any local or special law authorizing the creation, extension, or impairing of liens:

"Regulating the affairs of counties, cities, townships, wards, boroughs, or school districts;

"Changing the names of persons or places;

"Changing the venue in civil or criminal cases;

"Authorizing the laying out, opening, altering, or maintaining roads, highways, streets or alleys;

"Relating to ferries or bridges, or in incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other State;

"Locating roads, town plats, streets or alleys;

"Relating to cemeteries, graveyards, or public grounds not of the State;

"Locating or changing county seats, erecting new counties, or changing county lines;

"Incorporating cities, towns, or villages, or changing their charters;

"For the opening and conducting of elections, or fixing or changing the place of voting;

"Granting divorces;

"Erecting new townships or boroughs, changing township lines, borough limits or school districts;

"Creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts;

"Changing the law of descent or succession;

"Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery, or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate;

"Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables;

"Regulating the management of public schools, the building or repairing of school houses and the raising of money for such purposes;

"Fixing the rate of interest;

"Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enactment;

"Remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury;

"Exempting property from taxation;

"Regulating labor, trade, mining or manufacturing;

"Creating corporations, or amending, renewing or extending the charters thereof;

"Granting to any corporation, association or individual any special or exclusive privilege or immunity, or to any corporation, association or individual the right to lay down a railroad track;

"Nor shall the General Assembly indirectly enact such special or local law by the partial repeal of a general law, but laws repealing local or special acts may be passed;

"Nor shall any law be passed granting powers and privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for;" so as to read as follows:

ing new counties or changing county lines; incorporating cities, towns or villages; by changing their charters;

For the opening and conducting of elections, or fixing or changing the place of voting;

Granting divorces;

Erecting new townships or boroughs, changing township lines, borough limits or school districts;

Creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts;

Changing the law of descent or succession;

Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate;

Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables;

Regulating the management of public schools, the building or repairing of school houses and the raising of money for such purposes;

Fixing the rate of interest;

Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enactment;

Remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury;

Exempting property from taxation;

Regulating labor, trade, mining or manufacturing but the legislature may regulate the wages of salaries, the hours of work or labor, and make provision for the protection, welfare and safety of persons employed by the State, or by any county, city, borough, town, township, school district, village or other civil division thereof;

Creating corporations, or amending, renewing or extending the charters thereof;

Granting to any corporation, association or individual any special or exclusive privilege or immunity, or to any corporation, association, or individual the right to lay down a railroad track;

Nor shall the General Assembly indirectly enact such special or local law by the partial repeal of a general law, but laws repealing local or special acts may be passed.

Nor shall any law be passed granting powers or privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for.

A true copy of Joint Resolution No. 2
ROBERT MCAFEE,
Secretary of the Commonwealth

Number Three.

A CONCURRENT RESOLUTION

Proposing an amendment to section three of article eight of the Constitution of Pennsylvania.

Section 1. Be it resolved by the House of Representatives of the Commonwealth of Pennsylvania (if the Senate concur) That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Section 2. Amend section three of article eight which reads as follows: "All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circumstances may require. All the electors for judges of the courts for the several judicial districts, and for the county, city, ward, borough, and township officers, for regular terms of service, shall be held on the municipal election day, namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day two-thirds of all the members of each House consenting thereto: Provided, That such elections shall always be held in an odd-numbered year," so as to read:

Section 3. All judges elected by the electors of the State at large may be elected at either a general or municipal election as circumstances may require. All elections for judges of the courts for the several judicial districts, and for the county, city, ward, borough, and township officers, for regular terms of service, shall be held on the municipal election day, namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day two-thirds of all the members of each House consenting thereto: Provided, That such elections shall always be held in an odd-numbered year: Provided further, That all judges for the courts of the several judicial districts holding office at the present time, whose terms of office may end in an odd-numbered year, shall continue to hold their offices until the first Monday of January in the next succeeding even-numbered year.

A true copy of Concurrent Resolution No. 3
ROBERT MCAFEE,
Secretary of the Commonwealth

Number Four.

A JOINT RESOLUTION

Proposing an amendment to section one of article nine of the Constitution of Pennsylvania, relating to taxation.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Section 2. Amend section one of article nine of the Constitution of Pennsylvania, which reads as follows:

"All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used for private or corporate profit, and institutions of purely public charity," so as to read as follows:

All taxes shall be uniform upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws, and the subjects of taxation may be classified for the purpose of laying graded or progressive taxes; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used for private or corporate profit, and institutions of purely public charity.

A true copy of Joint Resolution No. 4
ROBERT MCAFEE,
Secretary of the Commonwealth

Number Five.

A JOINT RESOLUTION

Proposing an amendment to the Constitution of Pennsylvania.

Section 1. Be it resolved by the Senate

and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Article IX
Section 15. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 5
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 16. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 6
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 17. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 7
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 18. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 8
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 19. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 9
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 20. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 10
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 21. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 11
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 22. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 12
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 23. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 13
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 24. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 14
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 25. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 15
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 26. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 16
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 27. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 17
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 28. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 18
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 29. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 19
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 30. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 20
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 31. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking fund charges thereon, as provided in this article, and such obligations shall be subject to the same provisions as provided in section ten of article nine of the Constitution of Pennsylvania.

A true copy of Joint Resolution No. 21
ROBERT MCAFEE,
Secretary of the Commonwealth

Section 32. No obligations which have been incurred by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, railways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or where the same is considered by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property